Bayview Agency Investor Plus

Bayview is pleased to offer this program tailored to meeting the needs of the real estate investment community. All loans originated to Bayview Agency Investor Plus product are secured by investment properties and cannot be occupied by any of the borrowers and or guarantors. Seller shall deliver loans that were originated in accordance with the Fannie Mae Single Family Selling Guide or the Freddie Mac Single-family Seller/Servicer Guide, (as applicable), unless otherwise noted in this product matrix.

Bayview Agency Investor Plus

Bayview Agency Investor Plus					
Transaction Type Units		Loan limit	Maximum LTV/CLTV ²	V/CLTV ² Minimum FICO	
		Conforming ¹	000/ / 000/	≤ 7 financed properties: 660	
	1		80% / 80%	> 7 financed properties: 700	
Durahasa		Non-Conforming	80% / 80%	740	
Purchase		Conforming ¹	750/ / 750/	≤ 7 financed properties: 660	
	2-4	Conforming ¹	75% / 75%	> 7 financed properties: 700	
		Non-Conforming	70% / 70%	740	
		Conforming ¹	80% / 80%	740	
	1		75% / 75%	≤ 7 financed properties: 660	
		New Oraclematica		> 7 financed properties: 700	
Rate and Term		Non-Conforming	70% / 70%	740	
Refinance		Conforming ¹	80% / 80%	740	
	24		75% / 75%	≤ 7 financed properties: 660	
	2-4			> 7 financed properties: 700	
		Non-Conforming	70% / 70%	740	
	1	Conforming ¹	80% / 80%	740	
			750/ / 750/	≤ 7 financed properties: 660	
			75% / 75%	> 7 financed properties: 700	
Cash-Out Refinance		Non-Conforming	70% / 70%	740	
	2-4		80% / 80%	740	
		Conforming ¹	70% / 70%	≤ 7 financed properties: 660	
	2-4		10%110%	> 7 financed properties: 700	
		Non-Conforming	65% / 65%	740	

¹Loan amounts up to high cost limits per county

²See Declining Market Section for LTV/CLTV reductions

-See Declining Market Section fo	Loan Product		
Eligible Products/Terms	Product Codes Borrower has ≤10 properties financed Borrower has >10 properties finance PPF 360- 30 year fixed PPF 361- 30 year fixed PDF 200_40 year interset only with lease PPF 201_40 year interset only with lease		
	PPF 390 - 10 year interest-only with loan fully amortizing over remaining 20 yrs. w/pre- payment penalty	PPF 391 - 10 year interest-only with loan fully amortizing over remaining 20 yrs w/pre- payment penalty	
Ineligible Products Types	 HomeStyle Renovation/Energy Mortgages <u>Construction to Perm / One-Time Close Mortgages</u> <u>Loans with Out of Scope findings</u> 		
Maximum/Minimum Loan Amount	<u>\$1,500,000 maximum loan amount</u> <u>\$100,000 minimum loan amount</u>		
Purpose	 Purchase Rate/Term Refinance Cash-Out 		



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	 Cash-out loans also require a signed letter of explanation from the borrower stating that the cash out will be used for business purposes only and not household or consumer use 		
Occupancy	Investment		
Temporary Buy downs	<u>Not permitted</u>		
	Eligibility		
Borrower Eligibility	 Acceptable Residency Statuses: U.S. Citizen(s) Non-US Citizen(s) who are lawfully present in the United States. This includes both Permanent Qualified Resident Aliens and Non-Permanent Qualified Aliens as defined in the Special Products Seller Guide or the Residency and Eligibility Guide Inter Vivos Revocable Trusts permitted in accordance with Fannie Mae or Freddie Mac guidelines, as applicable. File to contain clear evidence of compliance. <u>Note: If closing in a Trust, the Trust beneficiaries must meet one of the above residency statuses</u> Properties vested in LLC: The borrower(s) on the loan application must be a managing member(s) and have documented authority to sign on behalf of the entity. In addition, all members with signing authority must sign the security instrument. All members with 25% ownership or more are subject to AML/BSA review. <u>Documentation Requirements:</u> Certificate of formation, filed articles of incorporation, including any and all addendums and a current listing of all ownership interests. Lender to provide a clear OFAC check for all individuals with 25% or more ownership of the entity as confirmed by a current listing of ownership interests. The Operating Agreement for the LLC must be provided in order to confirm acceptability of the LLC Current Certificate of good standing, dated within 12 months prior to note date 		
Co-borrower/Co-signer	Permitted in accordance with Fannie Mae Selling Guide or Freddie Mac Seller Guide		
Homebuyer Education	Not required		
Non-Arm's Length Transactions	If the borrower has a relationship or business affiliation with the builder, developer, or seller of a newly constructed property, the loan is ineligible.		
	Credit		
AUS	 Desktop Underwriter (DU) with Approve/Eligible or Loan Product Advisor (LPA) with Accept/Eligible findings required with the following exceptions: Ineligible, Caution or Refer with Caution finding due to: number of financed properties Ioan amount LTV over 75% on a refinance (minimum 740 FICO) FICO below 720 on conforming loans where the borrower has ≥ 7 financed properties Pre-payment penalty 		



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Underwriting Authority	 <u>Must enter 30-year fully amortized PITIA into DU or LPA, (as applicable), on all interest-only products</u> <u>Loans with Out of Scope findings are not eligible for purchase</u> <u>Manual underwriting not permitted</u> Credit is evaluated by DU/LPA as applicable <u>Note: Findings related to Mortgage Insurance (MI) may be ignored as MI is not required</u> Delegated underwriting only 		
FICO	Refer to eligibility chart above		
Non-Traditional Credit	<u>Non-traditional credit is not acceptable</u>		
Significant Derogatory Credit	• Refer to Fannie Mae Selling Guide or Freddie Mac Seller Guide as applicable with the exception of forbearance (See section below for specific requirements)		
Forbearance	 Determining Eligibility for New Loan For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must wait four years from the exit of a forbearance plan to be considered eligible. Any loans that are shown to be in active or previous forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible All payments must have been made within the month due The forbearance plan must be terminated at or prior to closing and the loan file must contain documentation that the forbearance is no longer active (i.e. removal letter from servicer, etc.). Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments under a forbearance and borrower has accepted a payment deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status must meet the requirements below: <u>Purchase & Rate/Term Refinance:</u> Three (3) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due <u>Cash-out Refinance:</u> Twelve (12) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due 		



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DTI Liabilities	 <u>Repayment Plan:</u> The full amount of the repayment plan monthly payment must be considered in meeting the required consecutive payment requirements (Purchase/Rate Term or Cash-out) detailed above A mortgage subject to forbearance must utilize the mortgage payment history in accordance with the forbearance plan in determining late housing payments Loan file must contain a letter of explanation from the borrower detailing the reason for forbearance and that the hardship no longer exists Per AUS <u>Note: Interest-only products require the 30 year fully amortized PITIA to be entered into DU or LPA as applicable, for debt ratio calculation purpose</u> Refer to Fannie Mae Selling Guide or Freddie Mac Seller Guide as applicable
	Employment/Income
Employment/ Income Verification	 Employment and income documentation must comply with the requirements of the AUS findings and the Fannie Mae Seller Guide or Freddie Mac Seller Guide as applicable, including all additional investor COVID guidelines and diligence requirements for income and employment verification that are still in place. Approved third party suppliers and distributors that generate employment and income verification report are permitted for the purpose of verifying income and/or employment For salaried employees, the verbal verification of employment must be completed within 10 business days prior to the note date Income validation obtained through DU/LPA may fulfill the VVOE requirement provided that it is obtained within ten (10) business days prior to the note date For self-employed borrowers, the verbal verification of employment must be completed within 30 days prior to the note date is acceptable in lieu of a verbal verification of employment. All sources of qualifying income must be legal in accordance with all applicable Federal, State and Local laws, rules and regulations, without conflict A 4506-C form is required to be signed at closing for all transactions Transcript Requirements: W2/1099 transcripts will not be required for a borrower when all income for that borrower is derived from W-2 wage earner and /or 1099 fixed income sources Tax transcripts are required in the following circumstances: When tax returns are used to qualify a borrower. The number of years provided must be based on the DU findings. Income verified via tax returns includes but is not limited to the examples listed below: Self-employment income <u>Rental Income</u> <u>Other Income Sources (i.e. Dividend/Interest, Capital Gains, Alimony, etc.)</u> <u>When a written VOE form 1005 is used as a standalone income ve</u>
Rental Income	 Refer to <u>Fannie Mae Selling Guide</u> or <u>Freddie Mac Seller Guide</u> as applicable with the following restriction: <u>When purchasing or refinancing a 1-4 unit investment property, the borrower must</u> <u>currently own a primary residence in order to use rental income from the subject property</u> <u>for qualifying purposes</u>



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	Assets/Reserves		
Asset/Reserve Requirements	 Asset <u>documentation</u> must comply with the requirements of DU/LPA findings and the <u>Fannie Mae Selling Guide or Freddie Mac Seller Guide</u> Fannie Mae/Freddie Mac approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets. Reserves: 6 months for the subject property plus: 2% of the aggregate UPB if the borrower has <u>one to four financed</u> properties, or 6% of the aggregate UPB if the borrower has <u>seven to fifty financed</u> properties 		
Gifts	Not permitted		
IPC – Interested Party Contributions	Refer to Fannie Mae Selling Guide or Freddie Mac Seller Guide as applicable		
	Subordinate Financing		
New Subordinate Financing	Refer to Fannie Mae Selling Guide or Freddie Mac Seller Guide as applicable		
Existing Subordinate Financing	Refer to Fannie Mae Selling Guide or Freddie Mac Seller Guide as applicable		
	Property/Appraisal		
Eligible Property Types	 Single Family Detached Single Family Attached 2-4 Unit Detached PUDs Condominiums follow FNMA eligibility guidelines, Rural Properties (in accordance with Agency Guidelines, properties must be residential in nature) Leaseholds 		
Ineligible Property Types	 <u>Manufactured homes</u> Mobile Homes <u>Cooperatives</u> Condotels-Reviewed on an exception basis Hotel Condominiums- Reviewed on an exception basis Timeshares Working Farms and Ranches Unimproved Land Land trusts in those states where the beneficiary is an individual <u>Community Land Trusts</u> 		
Declining Markets	 LTV/CLTV/HCLTV must be 5% below product maximum per product matrix eligibility grid As an example: If the eligibility grid indicates a maximum of 75% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should be reduced to 70% 		
Appraisal Requirements	 A Full appraisal including a Comparable Rent Schedule (1007 or 1025 as applicable) is required 		



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	 The subject property must be appraised within 90 days prior to the Note date Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged but from Note date. A new full appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date The following additional requirements apply for all Non-Conforming Loan amounts unless two full appraisals are provided A Collateral Desktop Analysis (CDA) ordered from Clear Capital is required to support the value of the appraisal. If the CDA returns a value that is "Indeterminate" or if the CDA indicates a lower value than the appraised value by more than a 10% tolerance, then one (1) of the following requirements must be met:
	 A Clear Capital BPO (Broker Price Opinion) and a Clear Capital Value Reconciliation of the three Reports is required. The Value Reconciliation will be used for the appraised value of the property. A field review or 2nd full appraisal may be provided. The lower of the two values will be used as the appraised value of the property.
	 Collateral Underwriter (CU) with a score of 2.5 or less in lieu of a CDA Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements
	 <u>Appraisal Condition Rating of C5/C6 or a Quality Rating of Q6 is not permitted</u> Re-certification of value, in accordance with Fannie Mae/Freddie Mac guidelines, as applicable Appraisal transfers are permitted in accordance with the Fannie Mae/Freddie Mac Guides as applicable The re-use of an appraisal is permitted in accordance with the Fannie Mae/Freddie Mac Guides Selling Guide <u>Successful UCDP Submission Summary Reports (SSRs) from both Fannie Mae and Freddie Mac are required. Loans will not be purchased that include the recently added proprietary messages that indicate 100% of the loans submitted with appraisals from the identified appraiser or supervisory appraiser or supervisory appraiser as applicable.</u>
Condos/PUDS	 Must follow Fannie Mae or Freddie Mac published Condominium Eligibility guidelines as applicable Streamlined Review for attached Condominium Units in Established Condominium Projects permitted in accordance with Freddie Mac guidelines Limited Review for attached Condominium Units in Established Condominium Projects permitted in accordance with Fannie Mae/Freddie Mac guidelines <u>PERS approval is not permitted</u> <u>Reciprocal Project Review is not permitted</u>
Disaster Policy	 Refer to the Disaster Guidelines in the <u>Special Products Selling Guide</u> for requirements pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counties eligible for individual assistance (IA); Areas where FEMA has not made a disaster declaration, but Community Loan Servicing or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster;



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	Areas where the Seller has reason to believe that a property might have been demaged			
	 Areas where the Seller has reason to believe that a property might have been damaged in a disaster 			
	 Correspondent lenders are responsible for monitoring the <u>Disaster Declaration File</u> and the <u>FEMA Website</u> including the FEMA Declarations Summary on an ongoing basis to ensure that the property is not located in an area impacted by a disaster. 			
Escrow Holdbacks	 Follow Fannie Mae or Freddie Mac (as applicable) guidelines regarding reason, type of improvements, time to complete, quality, disbursements, and post-closing documentation. It is Seller's responsibility to forward final completion documents to CLS per Fannie Mae Guidelines 			
Geographic Restrictions	Properties located outside of the United States or in a Territory, Province or <u>Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin</u> <u>Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not</u> <u>permitted</u>			
	Special Restrictions			
High Cost	<u>CLS will not purchase High Cost Loans</u>			
HPML	Refer to Fannie Mae Selling Guide or Freddie Mac Seller Guide as applicable			
Multiple Financed Properties	 Maximum of 50 financed properties The following property types are not subject to these limitations, even if the borrower is personally obligated on a mortgage on the property: commercial real estate, multifamily property consisting of more than four units, ownership in a timeshare, ownership of a vacant lot (residential or commercial), or ownership of a manufactured home on a leasehold estate not titled as real property (chattel lien on the home). 			
POA	The use of a POA is not permitted on Cash-Out transactions			
Maximum Financed Bayview Exposure	• Borrower(s) are limited to a maximum of \$6,250,000 in aggregate with Bayview			
	Insurance			
Mortgage Insurance	 <u>Is not required</u> <u>AUS findings regarding mortgage insurance may be ignored</u> 			
	Other Considerations			
Pre-Payment Penalties	 May be charged on interest-only loans only Prepayment penalties are not allowed in New Mexico, New Jersey or Alaska for any reason. Prepayment penalties may be assessed as noted below, however in the following states lenders must also be certain to adhere to the specific state requirements noted in Appendix A: LA, MI, MN, MS, NC, OH, PA, RI, TX and VA . 			
	Prepayment Penalty by Year			
	YearYearYearYear0-11-22-33-44-5			



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			1				
	<u></u>	5%	5%	5%	5%	5%	
	B alt	5%	4%	3%	2	1	
	Prepayme nt Penalty D B V	3%	2%	1%	0%	0%	
	DIZI	1%	1%	1%	0%	0%	
Age of Documentation	 All credit docu Preliminary Tit					te the note is s	signed
Assignment of Mortgage	All loans must be registered with MERS at the time of delivery. The MERS transfer of beneficial rights and transfer of servicing rights must be initialed by the Seller with 7 calendar days of purchase date. Refer to Seller Guide for transfer requirements.						
Seasoning Requirements	<u>Refer to FNMA Guidelines</u>						
Escrow Waivers	 Flood insurance premiums paid by the borrower must be escrowed and cannot be waived regardless of LTV. If flood insurance premiums are paid by a condominium association, homeowner's association or other group, no escrow is required. Escrow waivers for property taxes and homeowners insurance are permitted on loans with LTVs less than or equal to 80% in accordance with the Fannie Mae Selling Guide or Freddie Mac Seller Guide (as applicable) and all state specific restrictions. Tax and insurance escrows are required on all HPML loans. 						
Loan Documentation Requirements	 Business Purpose Affidavit Interest-only Note (if applicable) Interest-only Rider (if applicable) Pre-payment Penalty Rider (if applicable) 1-4 Family Rider Signed explanation of cash out (if applicable) All other forms required per the document checklist which is posted in the Reference Library of the Correspondent Portal. 						

Seller shall deliver loans that were originated in accordance with the Fannie Mae Single Family Selling Guide or Freddie Mac Seller Guide, unless otherwise noted in this product matrix.



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Appendix A

State Specific Pre-payment Penalty Requirements

<u>State</u>	PPP Permitted	<u>Requirement</u>
Alaska	No	No prepayment penalty shall be permitted
Louisiana		 A mortgage lender may contract for and receive a prepayment penalty in an amount not to exceed: (a) Five percent of the unpaid principal balance if the loan is prepaid in full during the first year of its term. (b) Four percent of the unpaid principal balance if the loan is prepaid in full during the second year of its term. (c) Three percent of the unpaid principal balance if the loan is prepaid in full during the third year of its term. (d) Two percent of the unpaid principal balance if the loan is prepaid in full during the fourth year of its term. (e) One percent of the unpaid principal balance if the loan is prepaid in full during the fourth year of its term.
Michigan	Yes with conditions	Max 3YR at max 1% for SFR
Minnesota		Loan amount is less than Fannie/ Freddie conforming limits = 2% of UPB, or 60 days interest at the time of prepayment, whichever is less No prepayment penalty Restrictions for: Single Family Loan > \$726,200 2 Unit Loan > \$929,850 3 Unit Loan > \$1,123,900 4 Unit Loan > \$1,396,800
Mississippi	Yes with conditions	 (i) Five percent (5%) of the unpaid principal balance if prepaid during the first year; (ii) Four percent (4%) of the unpaid principal balance if prepaid during the second year; (iii) Three percent (3%) of the unpaid principal balance if prepaid during the third year; (iv) Two percent (2%) of the unpaid principal balance if prepaid during the fourth year; (v) One percent (1%) of the unpaid principal balance if prepaid during the fifth year; (v) One percent (1%) of the unpaid principal balance if prepaid during the fifth year; (v) No penalty if prepaid more than five (5) years from date of the note creating the debt.
New Jersey	No	Pre-payment penalties cannot be charged to natural person borrowers.



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New Mexico	No	No prepayment penalty shall be permitted
North Carolina	Yes with conditions	Prepayment penalty may be charged only on loans greater than \$150,000
Ohio	Yes with conditions	 1-2 unit: maximum 1% within 5 years of execution date of the mortgage only if loan amount >= \$107,633; No prepayment penalty permitted if loan amount < \$107,633; 3-4 unit : prepayment penalty permitted without restriction
Pennsylvania	Yes with conditions	1-2 unit: only if loan balance >\$301,022; No prepayment penalty permitted if balance <=\$301,022 3-4 unit: prepayment penalty allowed without restriction
Rhode Island	Yes with conditions	Prepayment penalty max 2% of balance
Texas	Yes with conditions	Property cannot be owner-occupied
Virginia	Yes with conditions	Max 1% if balance < \$75k



Salar Commu

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Bayview Agency Investor Plus

			Version Control	
Author	Section	Date	Update	
DM	All	9.7.21	Matrix created and product released	
DM	Eligibility	10.28.21	Expanded eligibility grid to include 80% LTV on refinances with 740 minimum FICO	
DM	AUS	10.28.21	Expansion to include ineligible findings due to expanded LTV on refinances	
DM	Eligible Products/terms	2.22.22	Added codes for IO	
DM	Pre-payment options	2.22.22	Added PPP section	
DM	Appendix A	2.22.22	Added Appendix for PPP	
DM	AUS	2.22.22	 Added: Pre-payment penalty Must enter 30-year fully amortized PITIA into DU or LPA, as applicable, on all interest-only products 	
DM	DTI	2.22.22	Added: • Note: Interest-only products require the 30 year fully amortized PITIA to be entered into DU or LPA as applicable, for debt ratio calculation purpose	
DM	Loan documentation requirements	2.22.22	 Added: • Business Purpose Affidavit Interest-only Note (if applicable) Interest-only Rider (if applicable) Pre-payment Penalty Rider (if applicable) 1-4 Family Rider Signed explanation of cash out (if applicable) All other forms required per the document checklist which is posted in the Reference Library of the Correspondent Portal. 	
DM	Maximum/ minimum loan amounts	3.11.22	Added minimum loan amount of \$100,000	
DM	Forbearance	6.3.22	Added section	
DM	Borrower Eligibility	6.3.22	Added • Lender to provide a clear OFAC check for all individuals with 25% or more ownership of the entity as confirmed by a current listing of ownership interests.	
DM	Appraisal Requirements	6.3.22	Added: A Full appraisal including a Comparable Rent Schedule (1007 or 1025 as applicable) is required	
DM	Appendix	6.3.22	Updated ppp for PA and MN	
DH	Eligibility Grid	11.04.22	Added Declining Market footnote	
DH	Declining Market	11.04.22	Added Declining Market section LTV/CLTV/HCLTV must be 5% below product maximum per product matrix eligibility grid As an example: If the eligibility grid indicates a maximum of 75% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should be reduced to 70% 	
DH	Appraisal Requirements	11.04.22	 Added Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged from Note date. A new full appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets 	
AS	Eligibility Grid	12.02.22	Reduced LTV to maximum of 80%	
AS	Ineligible Properties	12.09.22	Removed Group Homes	
DH	Appendix A State Specific Pre- payment Penalty Requirements	02.15.23	Updated PPPs for PA, MN and OH for 2023	



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Bayview Bank Statement

		Bank Statem	ent Eligibility Matrix	
		Pri	mary Residence	
Transaction Type	Units	FICO ³	Maximum LTV/CLTV/HCLTV ⁴	Maximum Loan Amount
		680	80%	\$1,000,000
		640	75%	ψ1,000,000
		720	80%	\$1,500,000
		680	75%	ψ1,000,000
Purchase or Rate and Term	1-4	700	75%	\$2,000,000
Refinance	1 4	680	70%	ψ2,000,000
		720	75%	\$2,500,000
		700	65%	ψ2,300,000
		740	75%	\$3,000,000 ¹
		720	70%	\$3,000,000 ⁺
		Prin	mary Residence	
Transaction Type	Units	FICO ³	Maximum LTV/CLTV/HCLTV ⁴	Maximum Loan Amount
		700	80%	
		680	75%	\$1,000,000
	1-4	640	70%	
		720	80%	\$1,500,000
		680	70%	
Cash-Out		640	65%	
Refinance ²		700	75%	¢0,000,000
		680	65%	\$2,000,000
		720	70%	\$0,500,000
		700	60%	\$2,500,000
		740	70%	#0 000 0001
		720	65%	\$3,000,000 ¹
		S	Second Home	
Transaction Type	Units	FICO ³	Maximum LTV/CLTV/HCLTV⁴	Maximum Loan Amount
Purchase or Rate	4	700	80%	\$1,000,000
and Term	1	680	75%	\$1,500,000
Refinance		700	75%	\$2,000,000
		S	Second Home	
Transaction Type	Units	FICO ³	Maximum LTV/CLTV/HCLTV ⁴	Maximum Loan Amount
		680	65%	\$1,000,000
Cash-Out	1	700	75%	\$1,500,000
Refinance ²		720	65%	\$2,000,000



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Bayview Bank Statement

¹ Loan amounts greater than \$2,500,000 require 24 months of income verification via either bank statements or 1099s ² Cash-Out Refinance Transactions: Maximum Cash-Out

- LTV ≥ 70%: \$250,000
- LTV > 50 & < 70: \$500,000
- LTV ≤ 50%: \$1,000,000

³ Interest Only

- Minimum 680 FICO
- ⁴ Non-warrantable condominiums: LTV/CLTV must be 10% below product/program maximum up to a maximum of 70% LTV/CLTV

Bayview Bank Statement Notes:

Single loan variances may be granted on a case-by-case basis by Community Loan Servicing (at its sole determination) for loans with
terms or characteristics that are outside of Bayview's Bank Statement Eligibility requirements. Approval of the single loan variance
must be granted by Community Loan Servicing prior to the delivery of the loan



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	Loan Product	
Seller must ensure that each loan delivered to the Bayview is in compliance with the Ability to Repay (ATR) rules established by the Consumer Financial Protection Bureau ("CFPB"). Seller shall deliver loans that were originated in accordance with the Special Products Seller Guide unless otherwise stated in this product matrix. For topics not specifically addressed in this product matrix or the Special Products Seller Guide, refer to the Fannie Mae Single Family Selling Guide.		
Product Description	 The Bayview Bank Statement product is designed for strong credit quality self-employed borrowers and permits the use of bank statements (personal or business), in lieu of tax returns, to support self-employed income for qualification purposes. The documentation must provide evidence that the borrower's self-employed income is stable, sufficient to repay the borrower's debts and likely to continue Business or personal bank statements are permitted Twelve (12) or twenty-four (24) month bank statement option is available 1099 income option permitted Loans that are eligible for sale to a government-sponsored enterprise (GSE) – Fannie Mae or Freddie Mac – are ineligible for the Bayview Bank Statement program 	
Minimum Loan Amount	• \$100,000	
Eligible Products Terms	 30 Year Terms PBF330 - 30 Year Fixed PBF305 – 5 Year I/O with loan fully amortizing over remaining 25 years PBF310 – 10 Year I/O with loan fully amortizing over remaining 20 years 	 40 Year Terms PBF400 - 40 Year Fixed PBF410 - 10 Year I/O with loan fully amortizing over remaining 30 years
Interest Only	Minimum 680 FICOSee DTI section for calculation requirements	
Ineligible Product Types	 High Cost Loans (Federal, State or Local) Balloons Graduated Payments Temporary Buydowns Adjustable Rate Terms Single Close Construction to Permanent Transactions 	
Loan Purpose	PurchaseRate/Term RefinanceCash-Out	
Rate/Term Refinance Transactions		
for use by individual cor	n Servicing, NMLS #2469. This information is for lending institutions on sumers or borrowers. CLS programs are offered to qualified residentia o the general public or individual consumers. Equal Housing Lender.	



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	• A copy of the will or probate document must be provided, along with the buy-out agreement
	 Signed by all beneficiaries Borrower retains sole ownership of the property after the pay out of the other beneficiaries Cash back to borrower not to exceed 1% of the loan amount
Cash-Out Transaction	 Maximum Cash-Out LTV ≥ 70%: \$250,000 LTV ≤ 50%: \$1,000,000 Borrower must have owned the property for at least six (6) months. If the property is owned free and clear and six (6) month seasoning is not met, refer to Delayed Purchase Refinancing section below Maximum cash-out limitations include the payoff of any unsecured debt, unseasoned liens and any cash in hand Inherited properties may not be refinanced as a cash-out refinance prior to twelve (12) months ownership. See Rate and Term Refinances for requirements Cash-out refinances where the borrower is paying off a loan from a pledged asset/retirement account loan, secured loan, unsecured family loan or replenishing business funds used to purchase the property, the following guidelines apply: Cash-out limitation is waived if previous transaction was a purchase Seasoning requirement for cash-out is waived (borrower does not have to have owned for six (6) months prior to subject transaction) Funds used to purchase the subject property must be documented and sourced HUD-1/CD for subject transaction must reflect payoff or pay down of pledged asset/retirement account. If cash-out proceeds exceed payoff of loans, excess cash must meet cash-out limitations The purchase must have been arm's length
Delayed Financing	 Property was purchased by borrower for cash within six (6) months of the loan application HUD-1/CD from purchase reflecting no financing obtained for the purchase of the property Preliminary title reflects the borrower as the owner and no liens Funds used to purchase the property are fully documented and sourced and must be the borrower's own funds (no gift funds or business funds) Funds drawn from a HELOC on another property owned by the borrower, funds borrowed against a margin account or funds from a 401(k) loan are acceptable if the following requirements are met: The borrowed funds are fully documented The borrowed funds are reflected on the Closing Disclosure (CD) as a payoff on the new refinance transaction LTV/CLTV/HCLTV for Rate and Term refinances must be met. The loan is treated as a Rate and Term refinance except for primary residence transactions in Texas
Occupancy	 Primary Residence for 1-4 units Second home residences for one (1) unit Must be a reasonable distance away from borrower's primary residence Must be occupied by the borrower for some portion of the year Must be suitable for year-round use Must not be subject to a rental agreement and borrower must have exclusive control over the property Any rental income received on the property cannot be used as qualifying income



LTV/CLTV/HCLTV Calculation for Refinance Transactions	 If subject property is owned more than twelve (12) months, the LTV/CLTV/HCLTV is based on the current appraised value. The twelve (12) month time frame may be based on subject transaction Note date If subject property is owned less than twelve (12) months, the LTV/CLTV/HCLTV is based or the lesser of the original purchase price plus documented improvements made after the purchase of the property, or the appraised value. Documented improvements must be supported with receipts. The twelve (12) month time frame may be based on subject transaction Note date 	
Age of Documents	 All credit documents, including title commitment must be no older than ninety (90) days from the Note date See Self-Employment section for restrictions 	
Documentation	 QM designation must be provided in the loan file; for the Bayview Bank Statement program: QM designation is Non-QM Loan file must meet and document the eight (8) Ability to Repay (ATR) rules under the federal Truth-in-Lending Act, as implemented by Regulation Z 	
Higher Priced Mortgage Loans (HPML)	 Higher Priced Mortgage Loans (HPML) are allowed if the following requirements are met: Loan must have an escrow account for a minimum of 5 years 1002.14(a)(1) allowing the consumer to waive the requirement that the appraisal copy by provided three (3) business days before consummation, does not apply to Higher Priced Mortgage Loans subject to §1026.35(c). A Consumer of a Higher Priced Mortgage Loan subject to §1026.35(c) may not waive the timing requirement to receive a copy of the appraisal under §1026.35(c)(6)(i) Appraisal Requirements If the property was acquired by the seller less than 90 days from the purchase agreemen and the purchase price exceeds the seller's acquisition price by more than 10% then a second full appraisal is required. Bank owned properties are not exempt. If the property was acquired by the seller between 91-180 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 20%, then a second full appraisal is required. Bank owned properties are not exempt If a second appraisal is required for one of the above two reasons, the borrower may only be charged for one of the appraisals 	
Texas 50(a)(6)		
Borrower Eligibility	 Permitted. See Special Products Seller Guide for additional requirements US Citizens Permanent Resident Aliens with evidence of lawful residency Must be employed in the US for the past twenty-four (24) months Non-Permanent Resident Aliens with evidence of lawful residency are eligible with the following restrictions: Primary Residence Only Maximum LTV/CLTV/HCLTV 75% No other financed properties in the US Unexpired H1B, H2B, E1, L1, and G Series VISAs only; G Series VISAs must have no diplomatic immunity Credit tradeline requirements must be met, no exceptions Borrower must have a current twenty-four (24) month employment history in the US Documentation evidencing lawful residency must be met (see Special Products Seller Guide for requirements)	
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Version 23.1 Effective 03.20.23

	All borrowers must have a valid Social Security Number	
	 The primary borrower must be self-employed and represent the majority of qualifying income 	
Non-Occupant Co-	Must be a family member	
Borrower	 Primary Residence – 1 unit only Reduce maximum LTV/CLTV by 5% 	
Ineligible Borrowers	 Foreign Nationals Borrowers with Diplomatic Immunity status Life Estates Non-Revocable Trusts Guardianships LLCs, Corporations or Partnerships 	
	 Land Trusts, except for Illinois Land Trust Borrowers with any ownership in a business that is Federally illegal, regardless if the income is not being considered for qualifying 	
First-Time Homebuyer	 First-Time Homebuyer is defined as a borrower who has not owned a home in the last three (3) years. For loans with more than one (1) borrower, where at least one (1) occupying borrower has owned a home in the last three (3) years, First-Time Homebuyer requirements do not apply All First-Time Homebuyers must meet the following requirements: Primary residence only Borrower must contribute 10% of their own funds to the transaction Payment Shock – maximum 250% Must be able to document a satisfactory twelve (12) month rental history 	
Non-Arm's Length Transactions	 A non-arm's length transaction exists whenever there is a personal or business relationship with any parties to the transaction which may include the seller, builder, real estate agent, appraiser, lender, title company or other interested party. The following non-arm's length transactions are eligible: Family sales or transfers Property seller acting as their own real estate agent Relative of the property seller acting as the seller's real estate agent Borrower acting as their own real estate agent Relative of the borrower acting as the borrower's real estate agent Borrower is the employee of the originating lender and the lender has an established employee loan program. Evidence of employee program to be included in loan file Originator is related to the borrower Borrower purchasing from their landlord (cancelled checks or bank statements required to verify satisfactory pay history between borrower and landlord) Gifts from relatives that are interested parties to the transaction are not allowed, unless it is a gift of equity. Real estate agents may apply their commission towards closing costs and/or prepaids if the amounts are within the interested party contribution limitations 	
Continuity of Obligation	 Other non-arm's length transactions may be acceptable on an single loan variance basis When at least one (1) borrower on the existing mortgage is also a borrower on the new refinance transaction, continuity of obligation requirements have been met. If continuity of obligation is not met, the following permissible exceptions are allowed for the new refinance to be eligible: The borrower has been on title for at least twelve (12) months but is not obligated on the existing mortgage that is being refinanced and the borrower meets the following requirements: Has been making the mortgage payments (including any secondary financing) for the most recent twelve (12) months, or Is related to the borrower on the mortgage being refinanced 	
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	 The borrower on the new refinance transaction was added to more prior to the disbursement date of the new refinance trans. The borrower on the refinance inherited or was legally awarded case of divorce, separation or dissolution of a domestic partn. The borrower on the new refinance transaction has been added a trust, LLC or partnership. The following requirements apply Borrower must have been a beneficiary/creator (trust) or 24 partnership prior to the transfer The transferring entity and/or borrower has had a consecut the most recent six (6) months prior to the disbursement of some size of ownership from a corporation to an individ of obligation requirement 	asaction ad the property by a court in the ership ed to title through a transfer from 5% or more owner of the LLC or ive ownership (on title) for at least f the new loan
	Credit	
Underwriting	 Manual underwrite is required Delegated underwriting only AUS findings are not considered; no documentation waivers In all cases, the loan file must document the eight (8) ATR ru In some cases, single loan variances to program eligibility m compensating factors exist to offset the risk. Single loan vari Borrower's Affirmation of Information Form required Second Home Transactions: Prudent underwriting must be e reasonableness of considering the property a second home 	Iles ay be acceptable when strong ance must be granted by CLS
Credit Requirements	 Two (2) tradelines must be open for twenty-four (24) months recent twelve (12) months, or Three (3) tradelines must be rated for twelve (12) months Each borrower contributing income for qualifying must meet requirements; however, borrowers not contributing to income subject to minimum tradeline requirements Authorized user accounts are not allowed as an acceptable tradeline Non-traditional credit is not allowed as an acceptable tradeline Disputed tradelines: All disputed tradelines must be included in the DTI if the a unless documentation can be provided that authenticates Derogatory accounts must be considered in analyzing the However, if a disputed account has a zero balance and n disregarded Credit Inquiries: If the credit report indicates inquiries within the most recet the Seller must confirm the borrower did not obtain addition the credit report or mortgage application. In these instance may be in the form of a new credit report, pre-close credit borrower explanation for the credit inquiry If additional credit was obtained, a verification of that deb borrower must be qualified with the monthly payment Frozen Credit: Follow Fannie Mae Selling Guide requirement All borrowers must have a minimum of two (2) credit scor unfrozen bureaus 	the minimum tradeline e for qualifying purposes are not tradeline ne account belongs to the borrower the dispute e borrower's willingness to repay. o late payments, it can be nt 120 days of the credit report, onal credit that is not reflected in tes, confirmation of no new debt t report or gap credit report or t must be provided, and the ts except as noted below
Housing History	 Mortgage history requirements: If the borrower(s) has a Mortgage in the most recent t rating must be obtained, reflecting 1x30 in the last two The mortgage rating may be on the credit report or a volume Applicable to all borrowers on the loan 	elve (12) months
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	 Sellers must review the borrower(s) credit report to determine status of all mortgage loans including verification mortgage is not subject to a loss mitigation program, repayment plan, loan modification or payment deferral plan. In addition to reviewing the credit report, the Seller must also apply due diligence for each mortgage loan on which a borrower is obligated, including co-signed mortgage loans and mortgage loans not related to the subject transaction, to determine the loan payments are current as of the Note date of the subject transaction. Current means the borrower has made all payments due in the month prior to the Note date of the subject transaction and no later than the last business day of that month. Acceptable documentation includes one of the following: Loan payment history from the servicer or third party verification service Payoff statement for loans being refinanced Current mortgage statement from the borrower Verification of mortgage (VOM) If the mortgage holder is a party to the transaction or relative of the borrower, cancelled checks or bank statements to verify satisfactory mortgage history is required
	 Rental history requirements: If the borrower(s) has a rental history in the most recent twelve (12) months, a VOR must be obtained reflecting 0x30 in the last twelve (12) months Applicable to all borrowers on the loan
	 Verification of rent must be from a management company or via cancelled checks/bank statements. Private party rental history is not permitted
Significant Derogatory Credit	 Waiting Periods Bankruptcy, Chapter 7, 11, 13 - four (4) years since discharge / dismissal date Foreclosure - four (4) years since completion date Notice of Default - four (4) years since completion / sale date Forbearance - four (4) years since exit from forbearance (See below Forbearance section for additional requirements) Mortgage accounts that were settled for less, negotiated or short payoffs – four (4) years since settlement date Loan modifications: Lender initiated modification will not be considered a derogatory credit event if the modification did not include debt forgiveness and was not due to hardship as evidenced by supporting documentation. No seasoning requirement would apply If the modification Waiting periods down to 36 months permitted and must meet the below criteria: LTV/CLTV must be 5% below product/program maximum Additional six (6) months reserves required Single loan variances for credit events will be considered on a case-by-case basis between two (2) and three (3) years with extenuating circumstances subject to the following: Extenuating circumstances are defined as non-recurring events that are beyond the borrower's control resulting in a sudden significant and prolonged reduction in income or catastrophic increase in financial obligations Examples would include death or major illness of a spouse or child but would not include divorce or job loss Documentation must be provided to support the claim of extenuating circumstances and confirm the nature of the event that led to the credit event and illustrate the borrower has no reasonable option other than to default on their obligations Single loan variance must be approved by CLS



 If the defaulted debt was assigned to an ex-spouse and the default occurred after the borrower was relieved of the obligation, the event may be considered on a single loan variance basis Multiple derogatory credit events not allowed, regardless if seasoned over four (4) years of A mortgage with a Notice of Default filed that is subsequently modified is not considered a multiple event A mortgage with a Notice of Default filed that is subsequently foreclosed upon or sold as a short sale is not considered a multiple event Medical collections are allowed to remain outstanding if the balance is less than \$10,000 in aggregate Tax liens, judgments, charge-offs, and past-due accounts must be satisfied or brought current prior to or at closing Cash-Out proceeds from the subject transaction may not be used to satisfy judgments, tax liens, charge-offs or past-due accounts Payment plans on prior year tax liens/liabilities are not allowed, must be paid in full Determining Eligibility for New Loan For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible Any loans that are shown to be in active or previous forbearance but where the borrower contain do make regulariements below: Purchase & Rate/Term Refinance; The for loans must be terminated at or prior to closing and the loan file must contain documeniation that the forbearance and borrower has accepted a payment deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status must have been made within the month due	
For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section above. • Any loans that are shown to be in active or previous forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible • All payments must have been made within the month due • The forbearance plan must be terminated at or prior to closing and the loan file must contain documentation that the forbearance and borrower has accepted a payment deferral, initiated a repayment grimer to below: • Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments under a forbearance and borrower has accepted a payment deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status must meet the requirements below: • Purchase & Rate/Term Refinance: • Three (3) consecutive months of required payments since completed forbearance plan • All payments must have been made within the month due • Cash-out Refinance: • Twelve (12) consecutive months of required payments since completed forbearance plan • All payments must have been made within the month due • Cash-out Refinance: • Twelve (12) consecutive months of required payments since completed forbearance plan • All payments must have been made within the	 borrower was relieved of the obligation, the event may be considered on a single loan variance basis Multiple derogatory credit events not allowed, regardless if seasoned over four (4) years A mortgage with a Notice of Default filed that is subsequently modified is not considered a multiple event A mortgage with a Notice of Default filed that is subsequently foreclosed upon or sold as a short sale is not considered a multiple event Medical collections are allowed to remain outstanding if the balance is less than \$10,000 in aggregate Tax liens, judgments, charge-offs, and past-due accounts must be satisfied or brought current prior to or at closing Cash-Out proceeds from the subject transaction may not be used to satisfy judgments, tax liens, charge-offs or past-due accounts
For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section above. • Any loans that are shown to be in active or previous forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible • All payment since forbearance inception date are eligible • All payments must have been made within the month due • The forbearance plan must be terminated at or prior to closing and the loan file must contain documentation that the forbearance is no longer active (i.e. removal letter from servicer, etc.). • Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments under a forbearance <u>and borrower has accepted a payment deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status must meet the requirements below: • Purchase & Rate/Term Refinance: • Three (3) consecutive months of required payments since completed forbearance plan • All payments must have been made within the month due • Cash-out Refinance: • Twelve (12) consecutive months of required payments since completed forbearance plan • All payments must have been made within the month due • Dayment Since Completed forbearance plan • All payments must have been made </u>	
considered in meeting the required consecutive payment requirements (Purchase/Rate Term	 For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section above. Any loans that are shown to be in active or previous forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible All payments must have been made within the month due The forbearance plan must be terminated at or prior to closing and the loan file must contain documentation that the forbearance is no longer active (i.e. removal letter from servicer, etc.). Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments under a forbearance <u>and borrower has accepted a payment deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status must meet the requirements below:</u> <u>Purchase & Rate/Term Refinance:</u> There (3) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due <u>Cash-out Refinance:</u> Twelve (12) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due <u>Payment Deferral:</u> The refinance of a loan that has a payment deferral and where the amount of the deferred payments is included in the new loan is eligible as a rate/term transaction. Funds applied to pay off the prior loan, including the deferred portion, are not considered cash out



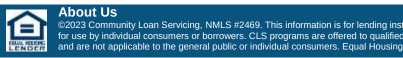
DTI	 A mortgage subject to forbearance must utilize the mortgage payment history in accordance with the forbearance plan in determining late housing payments Loan file must contain a letter of explanation from the borrower detailing the reason for forbearance and that the hardship no longer exists 49.99% Interest Only loans must quality using the fully amortized PITIA payment amortized over the following: 30 year term with 5 year I/O: 25 years 30 year term with 10 year I/O: 20 years 40 year term with 10 year I/O: 30 years Maximum 350% of the borrower's current primary residence housing payment 	
Payment Shock	First Time Homebuyer - maximum 250% of the borrower's current primary residence housing payment	
Lawsuit/Pending Litigation	• If the Uniform Residential Loan Application, title commitment or credit documents indicate that the borrower is party to a lawsuit, additional documentation must be obtained to determine no negative impact on the borrower's ability to repay, assets or collateral	
	Liabilities The monthly payment on revolving accounts with a balance must be included in the	
Liabilities	 borrower's DTI, regardless of the number of months remaining. If the credit report does not reflect a payment and the actual payment cannot be determined, a minimum payment may be calculated using the greater of \$10 or 5% If the credit report reflects an open-end of net thirty (30) day account, the balance owing must be subtracted from liquid assets Loans secured by financial assets (life insurance policies, 401(k), IRAs, CDs, etc.) do not require a payment to be included in the DTI if documentation is provided to show the borrower's financial asset as collateral for the loan Lease payments, regardless of the number of payments remaining, must be included in the DTI Installment debts lasting ten (10) months or more must be included in the DTI Child support, alimony, and separate maintenances with ten (10) or more months remaining Alimony payments may be deducted from income rather than included as a liability in the DTI for divorces prior to 1/1/2019. For borrowers with a divorce on or after 1/1/2019, the alimony payment must be treated as a liability 	
	 A business debt is a financial obligation of a business but may also be the responsibility of the business owner, making that person also liable for the debt. If the debt is reflected on the borrower's personal credit report, the borrower is personally liable for the debt and it must be included in the debt-to-income ratio. When a self-employed borrower claims that a monthly obligation that appears on his or her personal credit report is being paid by the borrower's business, it must be confirmed that the obligation was actually paid out of company funds to exclude the debt. Any of the following supporting documentation can be included in the credit file to exclude business debt: Most recent six (6) months of cancelled checks drawn against the business account Most recent business bank account statement must show assets remaining after funds to close and reserve requirements are deducted, with a balance greater than or equal to the balance of the debt If the debt is less than six (6) months old, the payment must be included in the DTI ratio 	
for use by individua	Loan Servicing, NMLS #2469. This information is for lending institutions only, and not intended I consumers or borrowers. CLS programs are offered to qualified residential lending institutions I be to the program of	
ersion 23.1	ble to the general public or individual consumers. Equal Housing Lender. Page 11 of 31	



 Student Loans For all student loans, whether deferred, in forbearance, or in repayment, a monthly payment must be included in the borrower's monthly debt obligation If a monthly payment is provided on the credit report, the amount indicated for the monthly payment may be used in qualifying If the credit report does not provide a monthly payment or if it shows \$0 as the monthly payment, the monthly payment may be one of the options below: Loan payment indicated on student loan documentation verifying monthly payment is based on an income-driven plan For deferred loans or loans in forbearance: 1% of the outstanding loan balance (even if this amount is lower than the actual fully amortizing payment) or A fully amortizing payment using the documented loan repayment terms
 <u>HELOCs and OREOs</u> HELOCs with a current outstanding balance with no payment reflected on the credit report may have the payment documented with a current billing statement. HELOCs with a current \$0 balance do not need a payment included in the DTI unless using for down payment or closing costs Monthly PITIA for any additional properties owned by the borrower including second homes with a negative cash flow Current real estate taxes and insurance on properties owned free and clear
 <u>Tax liens and Payment Plans</u> If the most recent tax return or tax extension indicate a borrower owes money to the IRS or State Tax Authority, evidence of sufficient liquid assets to pay the debt must be documented if the amount due is within ninety (90) days of loan application date or if the tax transcripts show an outstanding balance due: A payment plan for the most recent tax year is allowed if the following requirements are met: Payment plan was setup at the time the taxes were due. Copy of the payment plan must be included in the loan file Payment is included in the DTI Satisfactory pay history based on terms of payment plan is provided Payment plan is only allowed for taxes due for the most recent tax year, prior years not allowed. For example, borrower files their 2019 return or extension in April 2020 A payment plan would be allowed Borrower does not have a prior history of tax liens
 <u>Contingent Liabilities</u> Co-Signed loans – the monthly payment on a co-signed loan may be excluded from the DTI if evidence of timely payments made by the primary obligor (other than the borrower) is provided for the most recent twelve (12) months and there are no late payments reporting on the account Court Order – if the obligation to make payments on a debt has been assigned to another person by a court order, the payment may be excluded from the DTI if the following documents are provided: Copy of the court order For mortgage debt, a copy of the document transferring ownership of property



	 If transfer of ownership has not taken place, any late payments associated with the repayment of the debt owning on the mortgage property should be considered when reviewing the borrower's credit profile Assumption with No Release of Liability – the debt on a previous mortgage may be excluded from the DTI with evidence that the borrower no longer owns the property. The following requirements apply: Payment history showing the mortgage on the assumed property has been current during the previous twelve (12) months or The value on the property, as established by an appraisal or sales price on the HUD-1/CD results in an LTV of 75% or less Departure Residence Departure Residence Pending Sale – To exclude the payment for a borrower's primary residence that is pending sale but will close after the subject transaction, the following
	 requirements must be met: A copy of an executed sales contract for the property pending sale and confirmation all contingences have been cleared/satisfied. The pending sale transaction must be arm's length The closing date for the departure residence must be within thirty (30) days of the subject
	 transaction Note date Six (6) months reserves must be verified for the PITIA of the departure residence Departure Residence Subject to Guaranteed Buy-Out with Corporation Relocation – To exclude the payment for a borrower's primary residence that is part of a Corporate Relocation, the following requirements must be met:
	 Copy of the executed buy-out agreement verifying the borrower has no additional financial responsibility toward the departing residence once the property has been transferred to the third party Guaranteed buy-out by the third party must occur within four (4) months of the fully executed guaranteed buy-out agreement
	 Evidence of receipt of equity advance if funds will be used for down payment or closing costs Verification of an additional six (6) months PITIA of the departure residence
	Employment/Income
	Stable monthly income must meet the following requirements to be considered for
Non- Self-Employment	 qualifying Stable - two (2) year continuous history of receiving the income in the same line of work When the borrower has less than a two (2) year history of receiving income, the lender must provide a written analysis to justify the determination that the income used to qualify the borrower is stable Verifiable High probability of continuing for at least three (3) years Borrower to execute attestation at closing changes to employment and income listed on the final loan application and affirming their ability to repay the loan
Income	 Sources other than the Borrower's self-employment are permissible for qualifying purposes, i.e., spouse's employment income (if spouse is also a borrower) social security, rent, pension, spouse's employment income Tax returns/tax transcripts must not be included in the loan file
	Declining Income (Non-Self Employed): When the borrower has declining income, the most recent twelve (12) months should be used or the most conservative income calculation if the declining period is shorter than 12 months. Income must be stabilized and not subject to further decline in order to be considered for qualifying purposes In certain cases, an average of income for a longer period may be used when the decline



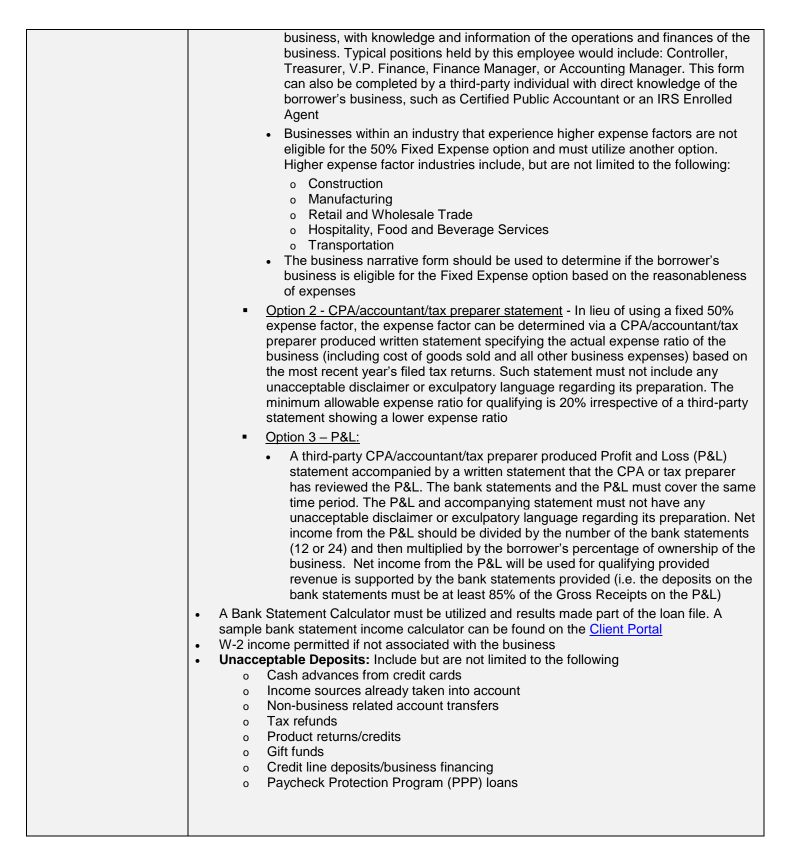
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is related to a one-time capital expenditure and proper documentation is provided
In all cases, the decline in income must be analyzed to determine if the rate of decline would have a negative impact on the continuance of income and the borrower's ability to repay. The employer or the borrower should provide an explanation for the decline and the underwriter should provide a written justification for including the declining income in qualifying
Gaps in Employment: A minimum of two (2) years employment and income history is required to be documented
 Gaps more than thirty (30) days during the past two (2) years require a satisfactory letter of explanation and the borrower must be employed with their current employer for a minimum of six (6) months to include as qualifying income. Extended gaps of employment (six (6) months or greater) require a documented two (2) year work history prior to the absence Single loan variances may be considered on a case-by-case basis when the borrower is on the job less than six (6) months, and the gap is less than six (6) months W-2 transcripts for two (2) years are required to validate W-2 wages A 4506-C form for non-self-employment income is required to be signed at closing Income calculation worksheet or 1008 with income calculation for non-self-employment income. Paystubs must meet the following requirements: Clearly identify the employee/borrower and the employer Reflect the current pay period and year-to-date earnings Computer generated Paystubs issued electronically via email or internet, must show the URL address, date and time printed and identifying information Year-to-date pay with most recent pay period at the time of application and no earlier than ninety (90) days prior to the Note date
 Verification of Employment Requirements (Requirements below apply when income is positive and included in qualifying income):
 Verbal Verification of Employment (VVOE) must be performed no more than ten (10) business days prior to the Note date. The Verbal VOE should include the following information for the borrower: Date of contact Name and title of person contacting the employer Name of employer Start date of employment Employment status and job title Name, phone #, and title of contact person at employer phone number
 Written Verification of Employment may be required for a borrower's income sourced from commissions, overtime and or other income when the income detail is not clearly documented on W-2 forms or paystubs Written VOEs cannot be used as a sole source for verification of employment. Paystubs and W-2s are still required



Self-Employment	 Any borrower who has a 25% or greater ownership interest in a business is considered to be self-employed and must be evaluated as such. Self-employed borrowers must be self-employed with the same business for a minimum of two consecutive years. A CPA/accountant/tax preparer letter or equivalent document (e.g. Current Operating Agreement) verifying self-employment/percentage of ownership must be provided in all cases At least one borrower must have 51% or more of their qualifying income coming from self-employment Percentage of self-employment ownership Personal Bank Statement Option: Minimum 25% ownership Business Bank Statement Option: Minimum 50% ownership 1099 income option permitted – see 1099 Income section below Ineligible Self-Employment Sources: Foreign businesses Businesses that function as a non-profit enterprise Verification of the existence of borrower's self-employment must be verified through a third-party source and no more than twenty (20) business days prior to the Note date. In addition, confirmation that the business is currently operating must be provided. Below are acceptable examples of documentation to confirm the business is currently operating:			
	Personal Bank Statements			
	 Qualifying income is determined by the lower of a) Total eligible deposits from the 24 or 12-months of personal statements divided by 12 or 24 months multiplied by the borrower's percentage of ownership of the business, or b) Monthly net income stated on the initial Uniform Residential Loan Application Borrower must provide 3-months business bank statements if utilizing personal bank statements for income qualification to confirm personal account is not utilized as a business account. Business bank statement requirements must be followed 			
	 for income calculation if 3-months business statements are not provided Unacceptable deposits as identified further below must be excluded from the income calculation 			
Bank Statement Income Calculation	Business Bank Statements			
Requirements	 Qualifying income is determined by the lower of the income disclosed on the initial Uniform Residential Loan Application Uniform Residential Mortgage Application or one of the following methods: 			
	 Option 1 – Fixed Expense: 			
	 Gross deposits will be multiplied by a fixed 50% expense factor to determine a net deposit number and divided by 12 or 24 months, dependent upon the number of bank statements provided and then multiplied by the borrower's percentage of ownership of the business 			
	 A business narrative form is required to be provided by the borrower's business which includes details regarding the industry, size, and operating profile of the business, addressing number of employees/contractors. The business narrative form is to be completed by an employee (non-relative) of the borrower's 			
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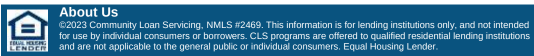






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	Bank Statement Documentation		
	 Business or personal bank statements: 12 or 24 consecutive months within 90 days of note date. Up to 24 months of bank statements may be required at the underwriter's discretion. Income situations that may require additional bank statements for review include but are not limited to inconsistencies in cash flows consistent with occupation type or seasonal types of self-employment. Examples include seasonal income such as that received by a tax accountant whose primary income occurs in the first half of a year, or large isolated payments such as those received by political consultants or promoters who are paid for a specific events or contracts and have a history of similar types of payments. Multiple bank accounts permitted Combination of personal and business accounts not permitted When personal bank statements are used, most recent 3 month's business statements are also required If borrower does not maintain a separate business account, then the personal account will be considered comingled and would require the same documentation and income calculation as would be used for Business Accounts Bank statements may be obtained from the borrower or via a third-party asset vendor such as Finicity or Form Free. CPA letter confirming percentage of ownership required Tax returns/tax transcripts must not be included in the loan file Bank statements used for qualifying income must be from U.S. bank accounts in U.S. dollars Loan amounts greater than \$2,500,000 require 24 months of bank statements 		
Bank Statement	Bank Statement Analysis		
Analysis and Documentation and Requirements	 Ending Balances: The bank statements should show a trend of ending balances that are stable or increasing over the 12 month or 24 month period. Low ending balances must be explained; additional documentation may be required. Income must be deemed stable to be eligible Income Trends: DTI > 36%: When 12 months of statements are provided, a decline in deposits 6 months over 6 months of up to 10% is allowed. Beyond 10%, an additional 12 months of statements are required. When 24 months of statements are required, a maximum decline in deposits of 10% is allowed from the prior 12 months to the current 12 months. Otherwise, the income is ineligible. If deposits are declining year over year but within the 10% tolerance, use the current 12 month average income for qualifying. In the event a P&L is used to qualify, a revised P&L should be provided covering only the most recent 12 month period and used for determining the borrower' s income. If the income is increasing, use the 24 month average income for qualifying DTI < 36%: When 12 months of statements are provided, a decline in deposits 6 months over 6 months of up to 20% is allowed from the prior 12 months to the current 12 months. Otherwise, the income is increasing, use the 24 month average income for qualifying DTI < 36%: When 12 months of statements are provided, a decline in deposits 6 months of statements are required. When 24 months of statements are required, a maximum decline in deposits of 20% is allowed from the prior 12 months to the current 12 months. Otherwise, the income is ineligible. If deposits are declining year over year but within the 20% tolerance, use the current 12 month average income for qualifying. In the event a P&L is used to qualify, a revised P&L should be provided covering only the most recent 12 month period and used for determining the borrower' is income. If the income is increasing, use the 24 month average income for qualifying. In the		



	-		
	 consideration (i.e., SSI, W-2 wage earnings, etc) <u>Non-Sufficient Funds (NSF)/Overdraft Protection</u> NSF: With a satisfactory LOE, no more than 3 NSFs are permitted in the last 12 months Overdraft Protection: An overdraft is any occurrence whereby the account balance goes negative but is linked to another depository account or line of credit with the same financial institution. Such occurrences are not considered in the 3 occurrence limit described above provided the account does not reflect in a negative balance, the account shows a transfer from the other account, and the underwriter has no concerns over the viability of the business. A satisfactory LOE is also required Bank statement calculator must be used and results included in the loan file. A sample bank statement income calculator can be found on the <u>Client Portal</u> 		
1099 Income	 1099 income is permitted for individual(s) earning 100% commission or for independent contractors 1-year or 2-years of 1099s or 1099 transcript(s) permitted using a 10% Expense Factor Qualifying income is the 12 or 24 monthly average from the total number of 1099's minus the 10% expense factor YTD documentation required to support the continued receipt of income from same source YTD earnings must be documented to support the ongoing receipt of income showing on the 1099s by: Checks or a single check stub(s) with YTD totals if available, or Bank statements (YTD) The YTD earnings from the total of check stubs or the tally of deposits from bank statements must be within 10% or greater than prior year earnings Loan amounts greater than \$2,500,000 require 2 years of 1099s 		
Unacceptable Sources of Income	 Any unverified source Deferred compensation Temporary or one-time occurrence income Rental income from primary residence – One (1) unit property or one (1) unit property with accessory unit Rental income from a second home Retained earnings Education benefits Trailing spouse income Capital gains Dividends and interest Foreign income Any income that is not legal in accordance with all applicable federal, state and local laws, rules and regulations. Federal law restricts the following activities and therefore the income from these sources are not allowed for qualifying: Foreign shell banks Medical marijuana dispensaries if borrower has any ownership Any income resulting from ownership in a business related to recreational marijuana use, growing, selling or supplying of marijuana, even if legally permitted under state or local law 		
Residual Income	• \$2500		
Salaried Income	 YTD paystub W-2s – two (2) years W-2 transcripts 		
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	• VVOE			
Hourly and Part-time	 YTD paystub W-2s - two (2) years W-2 transcripts VVOE Stable to increasing income should be averaged over a two (2) year period 			
Commission Income	 YTD paystub Two (2) years W-2s if commissions are less than 25% of total income or W-2 transcripts VVOE Stable to increasing income should be averaged for the two (2) years 			
Overtime and Bonus Income	 YTD paystub W-2s - two (2) years W-2 transcripts VVOE Stable to increasing income should be averaged for the two (2) years Bonus income that is received on an annual basis and exceeds 25% of total income must be considered carefully due to the potential impacts of COVID-19 Employer must confirm that the current year bonus is in line with the prior years and is not negatively impacted due to COVID-19 			
Rental Income (for all properties except departing primary residence)	 Employer must confirm that the current year bonus is in line with the prior years and is not negatively impacted due to COVID-19 All properties (except departing primary residences) Lease agreements must be provided if rental income is used for qualifying purposes Current lease for each rental property; rent rolls are not allowed The rental income reflected on the current lease agreement must be discounted by a 25% vacancy factor Most recent 2 months' receipt of rental income dated within 30 calendar days of the note date For leases that have a roll over clause, or the property is in a state where all leases roll over, the following requirements must be met: Copy of most recent lease Net rental income may be added to the borrower's total monthly income; net rental losses must be added to the borrower's total monthly obligations If the subject property is the borrower's primary residence (one (1) unit property or one (1) unit property with an accessory unit) and generates rental income, the full PITIA should be included in the borrower's total monthly obligations If the subject property is the borrower's primary residence with two (2) units, rental income may be included for the unit not occupied by the borrower if the requirements for a lease agreement Short Term Rental: Property leased on a short-term basis utilizing an on-line service such as Airbnb gross monthly rents can be determined by using a 12-month look back period to account for seasonality Rents for the look back period must be documented with either 12-monthly statements or an annual statement provided by the on-line service. In the event the borrower owns a single rental property, bank statements with deposits clearly identified/sourced as rental income can be substituted. I			
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Rental Income – Departing Primary Residence	 If the borrower is converting their current primary residence to a rental property and using rental income to qualify or offset the payment the following requirements apply: Borrower must have documented equity in departure residence of 25% Documented equity may be evidenced by an exterior or full appraisal dated within six (6) months of subject transaction; or documented equity may be evidenced by the original sales price and the current unpaid principal balance Copy of current lease agreement Copy of security deposit and evidence of deposit to borrower's account Net rental income should be calculated using gross rent X 75% minus PITIA 			
Retirement Income (Pension, Annuity, 401(k), IRA Distributions)	 Existing distribution of assets from an IRA, 401(k) or similar retirement asset must be sufficient to continue for a minimum of three (3) years Distribution must have been set up at least six (6) months prior to Note date if there is no prior history of receipt; or two (2) year history of receipt evidenced Distributions cannot be set up or changed solely for loan qualification purposes. Document regular and continued receipt of income as verified by any of the following: Letters from the organizations providing the income Copies of retirement award letters Most recent IRS W-2 or 1099 forms Proof of current receipt with two (2) months bank statements 			
Social Security Income	 If any retirement income will cease within the first three (3) years of the loan, the income may not be used. Social Security income must be verified by a Social Security Administration benefit verification letter If benefits expire within the first three (3) years of the loan, the income may not be used Benefits (children or surviving spouse) with a defined expiration date must have a remaining term of at least three (3) years 			
Alimony/Child Support/Separation Maintenance	 Considered with a divorce decree, court ordered separation agreement, or other legal agreement provided the income will continue for at least three (3) years If the income is the borrower's primary income source and there is a defined expiration date (even if beyond three (3) years) the income may not be acceptable for qualifying purposes Evidence of receipt of full, regular and timely payments for the most recent twelve (12) months 			
Borrowers Employed by Family	 YTD paystub Two (2) years W-2s and VVOE Borrower's potential ownership in the business must be addressed 			
Asset Depletion	Not allowed			
Trust income	 Income from trusts may be used if guaranteed and regular payments will continue for at least three (3) years Regular receipt of trust income for the past twelve (12) months must be documented Copy of trust agreement or trustee statement showing: Total amount of borrower designated trust funds Terms of payment Duration of trust Evidence the trust is irrevocable If trust fund assets are being used for down payment or closing costs, the loan file must contain adequate documentation to indicate the withdrawal of the assets will not negatively affect income 			



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Disability Income – Long Term (Private Policy or Employer Sponsored)	 Copy of the policy or benefits statement must be provided to determine current eligibility for disability payments, amount of payments, frequency of payments, and if there is an established termination date Termination date may not be within three (3) years of Note date; please note reaching a specific age may trigger a termination date depending on the policy 			
Restricted Stock and Stock Options	 May only be used as qualifying income if the income has been consistently received for two (2) years and is identified on the paystubs, W-2s as income and the vesting schedule indicates the income will continue for a minimum of two (2) years at a similar level as prior two (2) years A two (2) year average of prior income received from RSUs or stock options should be used to calculate the income, with the continuance based on the vesting schedule using a stock price based on the lower of the current stock price or the 52-week average for the most recent twelve (12) months reporting at the time of application. The income used for qualifying must be supported by future vesting based on the stock price used for qualifying and vesting schedule. Additional awards must be similar to the qualifying income and awarded on a consistent basis There must be no indication the borrower will not continue to receive future awards consistent with historical awards received Borrower must be currently employed by the employer issuing the RSUs/stock options for the RSUs/stock options to be considered in qualifying income Stock must be a publicly traded stock Vested restricted stock units and stock options cannot be used for reserves if using for income to qualify Incentive sign on income and future RSU's are limited to 50% of total qualifying income. Income calculation results may be reduced to meet the 50% restriction 			
Projected Income	 Not permitted May be considered on an single loan variance basis if borrower has a non-revocable contract and employment starts within sixty (60) days of closing 			
	Assets/Reserves			
Asset Requirements	 Beyond the minimum reserve requirements and to fully document the borrower's ability to meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Asset verification by a Fannie Mae approved asset validation provider is allowed in lieu of two (2) months statements provided by the borrower The asset verification must provide sixty (60) days of account activity and include all items normally indicated on bank statements Virtual Currency is an ineligible asset type. Virtual currency must be exchanged into U.S. dollars to be acceptable for use as down payment, closing costs or reserves. Refer to Fannie Mae Selling Guide for additional details 			



Bayview Bank Statement

Asset Type	% Eligible for Calculation of Funds	Additional Requirements
Checking/Savings/ Money Market/CDs	100%	Two (2) months most recent statements
Publicly Traded Stocks/Bonds/Mutual Funds	100%	Two (2) months most recent statements. Non-vested stock is ineligible. Margin account and/or pledged asset balances must be deducted
Retirement Accounts (401(k), IRAs, etc.)	70% of the vested value after the reduction of any outstanding loans.	 Most recent statement(s) covering a two (2) month period Evidence of liquidation if using for down payment or closing costs Evidence of access to funds required for employer- sponsored retirement accounts Retirement accounts that do not allow for any type of withdrawal are ineligible for reserves.
Cash Value of Life Insurance/Annuities	100% of value unless subject to penalties	Most recent statement(s) covering a two (2) month period
1031 Exchange	Allowed on second home chases only. • Reverse 1031 exchanges not allowed	 HUD-1/CD for both properties Exchange agreement Sales contract for exchange property Verification of funds from the Exchange Intermediary
Business Funds	Allowed for down payment/closing costs and reserves with additional requirements met	 Cash flow analysis required to determine no negative impact to the ongoing operation of the business. Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts. If borrower(s) ownership in the business is less than 100%, the following requirements must be met: Borrower(s) must have majority ownership of 51% or greater The other owners of the business must provide an access letter to the business funds Borrower(s) % of ownership must be applied to the balance of business funds for use by borrower(s) Business funds for reserves or a combination of personal/business funds for reserves, then at least 50% of the reserve requirement must be reduced by 50% prior to being used to meet reserve requirements



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	Gift Funds	 Gift funds may be used once borrower has contributed 5% of their own funds Gift funds not allowed to be used as reserves 	 Donor must be a family member, future spouse or domestic partner Executed gift letter with gift amount and source, donor's name, address, phone number and relationship Seller must verify sufficient funds to cover the gift are either in the donor's account or have been transferred to the borrower's account Acceptable documentation includes the following: Copy of donor's check and borrower's deposit slip Copy of donor's withdrawal slip and borrower's deposit slip Copy of donor's check to the closing agent A settlement statement/CD showing receipt of the donor's gift check 	
			·	
	Res Occupancy	erve Requirements (# of Months of PITIA) Loan Amount		# of
				Months 6
	Primary and Second Home		≤\$1,000,000 \$1,000,001-\$2,000,000	
		>	> \$2,000,000	
Reserves	Additional 1-4 Unit Financed REO	 Maximum number of financed properties – follow Fannie Mae Selling Guide requirements All financed 1-4 unit residential properties require an additional six (6) months reserves for each property, unless the exclusions below apply: 1-4 unit residential financed properties held in the name of an LLC or other corporation can be excluded from the number of financed properties only when the borrower is not personally obligated for the mortgage Ownership of commercial or multifamily (five (5) or more units) real estate is not included in this limitation If eligible to be excluded from the count of multiple financed properties, reserves are not required 		
Interested Party	Cash-out not permitted to Gift funds not permitted to Interested party contribut	 Borrowed funds (secured or unsecured) are not permitted to meet reserve requirements Cash-out not permitted to meet reserve requirements Gift funds not permitted to meet reserve requirements Interested party contributions include funds contributed by the property seller, builder, reaestate agent/broker, mortgage lender or their affiliates and/or any other party with an 		
Contributions	 The following restrictions 	transaction		, un
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Seller Concessions	 May only be used for closing costs and prepaid expenses and may not be used for down payment or reserves Maximum interested party contribution is limited to: Primary & Second Home – 6% All seller concessions must be addressed in the sales contract, appraisal and HUD-1/CD. A seller concession is defined as any interested party contribution beyond the stated limits (as shown in the prior section, Interested Party Contributions) or any amounts not being used for closing costs or prepaid expenses If a seller concession is present, both the appraised value and the sales price must be reduced by the concession amount for the purposes of calculating the LTV/CLTV/HCLTV Any personal property transferred with a property sale must be deemed to have zero 				
Personal Property	 transfer value as indicated by the sales contract and appraisal If any value is associated with the personal property, the sales price and the appraised value must be reduced by the personal property value for purposes of calculating the LTV/CLTV/HCLTV 				
	Subordinate Financing				
Subordinate Financing	 Institutional financing only Seller subordinate financing not allowed Subordinate liens must be recorded and clearly subordinate to the first Mortgage lien If there is or will be an outstanding balance at the time of closing, the monthly payment for the subordinate financing must be included in the calculation of the borrower's debt to income ratio Full disclosure must be made of the existence of subordinate financing and the subordinate financing repayment terms The following are acceptable subordinate financing types: Mortgage terms with interest at market rate Mortgage with regular payments that cover at least the interest due, resulting in no negative amortization Employer subordinate financing is allowed with the following requirements: Employer must have an Employee Financing Assistance Program in place Employer may require full repayment of the debt if the borrower's employment ceases before the maturity date Financing may be structured in any of the following ways: Fully amortizing level monthly payments Deferred payments over the entire term Forgiveness of debt over time Balloon payment of no less than five (5) years, or the borrower must have sufficient liquidity to pay off the subordinate lien LTV/CLTV/HCLTV guidelines must be met for loans with subordinate financing If subject transaction is paying off a HELOC that is not included in the CLTV/HCLTV calculation, the loan file must contain evidence the HELOC has been closed 				
Down Payment/Closing Cost Assistance	Down payment and closing cost assistance subordinate financing is not permitted				





	Property/Appraisal			
	1-4 Unit Owner Occupied Properties			
	1 Unit Second Homes			
	 Condominiums – Attached – Warrantable Limited review allowed for attached units in established condominium projects: Eligible transactions as per Fannie Mae guidelines CPM or PERS allowed Full Review allowed. Warranty to Fannie Mae full review guidelines Projects with 2-4 units – no condominium review or condominium warranty is required. Fannie Mae basic requirements apply Condominium documents to support condominium eligibility review must be no older than 120 days from Note date 			
	 Condominiums – Detached (including site condominiums) No condominium review or condominium warranty is required. Fannie Mae basic requirements apply Condominiums – Non-Warrantable (see Non-Warrantable Condominiums section below) Cooperatives 			
	 Must meet Fannie Mae project standards Underlying Blanket Mortgage - Any underlying/blanket mortgage for the project may be a balloon mortgage with a remaining term of less than three (3) years, but not less than six (6) months. If the balloon incorporates an adjustable rate feature, the current interest rate may not be subject to an interest rate adjustment prior to the maturity date 			
	Modular homes			
	Planned Unit Developments (PUDs)			
Eligible Property Types	 Properties with ≤40 Acres Properties >10 acres ≤40 acres must meet the following: Maximum land value 35% 			
	 No income producing attributes Transaction must be 10% below maximum LTV/CLTV/HCLTV as allowed on Bayview Bank Statement for transactions over twenty (20) acres. For example, if borrower qualifies for a loan at 80% LTV based on transaction, FICO score, loan amount and reserves, then the maximum allowed would be 70% Properties Subject to Existing Oil/Gas Leases must meet the following: Title endorsement providing coverage to the lender against damage to existing improvements resulting from the exercise of the right to use the surface of the land which is subject to an oil and/or gas lease No active drilling; Appraiser to comment or current survey to show no active drilling No lease recorded after the home construction date; Re-recording of a lease after the home was constructed is permitted Must be connected to public water 			
	NOTE : Properties that fall outside these parameters can be considered on a single loan variance basis			
	Miscellaneous: Properties with leased solar panels must meet Fannie Mae requirements Acceptable Forms of Ownership: • Fee Simple with title vesting as: • Individual • Joint Tenants • Tenants in Common			
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	Leaseholds must meet Fannie Mae requirements
	 Deed/Resale Restrictions must meet Fannie Mae requirements
	Only one (1) non-warrantable feature is allowed and LTV/CLTV must be 10% below product/program maximum up to a maximum of 70% LTV/CLTV For example, if borrower qualifies for a loan at 70% LTV based on transaction, FICO score, loan
	amount and reserves, then the maximum allowed would be 60%
	Commercial Space o Includes space above and below grade
	 Must be compatible with the residential use of the project; for example, restaurants, small shops, business offices, small market/grocery store that complements the neighborhood
	 Maximum 50% commercial space allowed
	Maximum Ownership by one (1) entity is 25% for projects with more than ten (10) units
	 Units owned by the developer, sponsor, or succeeding developer that are vacant and being actively marketed for sale are not included in the calculation
	 Units currently leased must be included in the calculation
	 For projects with ten (10) units or less, Fannie Mae guidelines apply for the number of units owned by one (1) entity and would not be considered non-warrantable
	Presale
Non-Warrantable Condominiums	 New projects or converted projects (as defined by Fannie Mae) must have at least 30% of the units sold or under contract to owner occupants or second home purchasers for the subject phase
	 Common areas/amenities must be complete for the subject phase
	 Budget – for projects with line item for replacement reserves of less than 10%
	 Less than 10% but greater than 7% replaced reserves allowed if current reserve balance exceeds 10% of operating expenses
	 Less than 7% replacement reserves allowed if current reserve balance exceeds 20% operating expenses
	 Project balance sheet must be provided and within 120 days of the Note date
	The subject legal phase and any other prior legal phases in which units have been offered for sale are substantially complete (common elements complete and units complete subject to selection of buyer upgrades/preference items)
	 Primary residence and second home only
	 All other Fannie Mae condo requirements met
	 Loan must be locked and property must be identified as a non-warrantable condominium with applicable pricing adjustments applied
	Loans outside of these parameters with strong compensating factors may be considered on a single loan variance basis
	2-4 unit second home properties
Incligible Property	Condotels/Condo Hotels Manufactured Homes/Mobile Homes
Ineligible Property Types	 Manufactured Homes/Mobile Homes Mixed-Use Properties
- , , , , , , , , , , , , , , , , , , ,	Model Home Leasebacks
	Properties with condition rating of C5/C6



Г			
		& 2 curity interest in the property cannot be obtained	
	 Properties >40 acres Properties with a private transfer fee covena 1228 as an excepted transfer fee covenant 	nt unless the covenant is excluded under 12CFR	
	 Tenants-in-Common projects (TICs) 		
	Unique properties Working former renebes or ersberde		
	Working farms, ranches or orchards Transferred appraisals are not allowed		
		ct transaction. Use of a prior appraisal, regardless ved	
	The subject property must be appraised with		
		nitted for appraisals that are over 90 days aged ired for loans where the appraisal effective date is	
	<u>Appraisal Review Requirements:</u>		
	 Collateral Desktop Analysis (CDA) ordered from Clear Capital is required to support the value of the appraisal. The Seller is responsible for ordering the CDA If the CDA returns a value that is "Indeterminate" or if the CDA indicates a lower value than the appraised value that exceeds a 10% tolerance, then one (1) of the following requirements must be met: A Clear Capital BPO (Broker Price Opinion) and a Clear Capital Value Reconciliation of Three Reports is required. The Value Reconciliation will be used for the appraised value of the property. The Seller is responsible for ordering the BPO and Value Reconciliation through Clear Capital A field review or 2nd full appraisal may be provided. The lower of the two values will be used as the appraised value of the property. The Seller is responsible for providing the 		
Appraisal Requirements	 field review or 2nd full appraisal full app If two (2) full appraisals are provi Collateral Underwriter (CU) with a scontext Maximum Loan amount \$1,500,0 	ded, a CDA is not required re of 2.5 or less is allowed in lieu of a CDA	
	 executed purchase contract the following re Second full appraisal is required Property seller on the purchase contra Increases in value should be document recent paired sales 		
	Appraisal Requirements	Based on Loan Amount:	
	First Lien Amount	Appraisal Requirements	
	Purchase T	ransactions	
	≤ \$2,000,000	1 Full Appraisal	
	> \$2,000,000	2 Full Appraisals	
	≤ \$1,500,000	1 Full Appraisal	
	> \$1,500,000	2 Full Appraisals	
	· • • • • • • • • • • • • • • • • • • •		



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	 When two (2) appraisals are required, the following applies: Appraisals must be completed by two (2) independent c 	ompanies
	 The LTV will be determined by the lower of the two (2) a appraisal supports the value conclusion 	
	 Both appraisal reports must be reviewed and address at two (2) reports and all discrepancies must be reconciled If the two (2) appraisals are done "subject to" and 1004E provide one (1) 1004D. If only one (1) 1004D is provide that the value of the transaction is being based upon 	S are required, it is allowable to
	 Higher Priced Mortgage Loans (HPML) If the property was acquired by the seller less than 90 c agreement and the purchase price exceeds the seller's 10% then a second full appraisal is required. Bank own If the property was acquired by the seller between 91-1 agreement and the purchase price exceeds the seller's 20%, then a second full appraisal is required. Bank owr If a second appraisal is required for one of the above two only be charged for one of the appraisals 	acquisition price by more than ed properties are not exempt. 80 days from the purchase acquisition price by more than ned properties are not exempt
	 The borrower must hold title to the lot which may have been p as part of the transaction 	reviously acquired or purchased
Construction to Permanent Financing	 LTV/CLTV/HCLTV is determined based on the length of time to The time frame is defined as the date the lot was purchased to transaction For lots owned twelve (12) months or more, the appraised the LTV/CLTV/HCLTV For lots owned less than twelve (12) months, the LTV/CLT of the current appraised value of the property or the total a construction costs plus documented purchase price of lot) 	o the Note date of the subject value can be used to calculate V/HCLTV is based on the lesser cquisition costs (documented
	Refer to the Disaster Guidelines in the <u>Special Products Sell</u>	
Disaster Area Requirements	 Refer to the Disaster Guidelines in the <u>Opecial Products Sen</u> pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counti assistance (IA); Areas where FEMA has not made a disaster declaration, or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or has determined that there may be an increased risk of los Areas where the Seller has reason to believe that a propering a disaster Correspondent lenders are responsible for monitoring the <u>D</u><u>FEMA Website</u> including the FEMA Declarations Summary of that the property is not located in an area impacted by a disaster 	es eligible for individual but Community Loan Servicing the Veterans Administration) is due to a disaster; erty might have been damaged <u>isaster Declaration File</u> and the on an ongoing basis to ensure
Escrow Holdbacks	 Not allowed unless the holdback has been disbursed and a conservice been issued prior to purchase by Community Loan Servicing 	ertification of completion has
	Special Restrictions	
	Maximum number of financed properties – follow Fannie Mae	Selling Guide requirements
Multiple Financed Properties	 All financed 1-4 unit residential properties require an additional for each property, unless the exclusions below apply 1-4 unit residential financed properties held in the name of at be excluded from the number of financed properties only whe obligated for the mortgage 	n LLC or other corporation can
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for use by individual con	Servicing, NMLS #2469. This information is for lending institutions only, and not intended sumers or borrowers. CLS programs are offered to qualified residential lending institutions the general public or individual consumers. Equal Housing Lender.	(855) 253-8439 www.lakeviewcorrespondent.com
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	Ownership of commercial or multifamily (five (5) or more units) real estate is not included in this limitation
Geographic Restrictions	Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted
Properties Listed for Sale	 Properties currently listed for sale (at the time of application) are not eligible for refinance transactions Properties listed for sale within six (6) months of the application date are acceptable if the following requirements are met: Rate and Term refinance only Primary and second homes only Documentation provided to show cancellation of listing Acceptable letter of explanation from the borrower detailing the rationale for cancelling the listing Cash-out refinances are not eligible if the property was listed for sale within twelve (12) months of the application date
Escrow Waivers	 Flood insurance premiums paid by the borrower must be escrowed and cannot be waived regardless of LTV. If flood insurance premiums are paid by a condominium association, homeowner's association or other group, no escrow is required Escrow waivers for property taxes and homeowners insurance are permitted on loans with LTVs less than or equal to 80% in accordance with the Fannie Mae Selling Guide and all state specific restrictions Tax and insurance escrows are required on all HPML loans.
Mortgage Insurance	Not required
Loan Documentation Requirements	 Interest-only Note (if applicable) Interest-only Rider (if applicable) Borrower Authorization Form All other forms required per the document checklist which is posted in the Reference Library of the Correspondent Portal
Maximum Financed Bayview Exposure	Borrower(s) are limited to a maximum of \$6,250,000 in aggregate with Bayview
Seller shall deliver loans that were	originated in accordance with the Special Products Seller Guide unless otherwise stated with this product matrix.



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Version Control					
Author	Section	Date	Update		
DH		04.25.22	New Product Matrix Created		
DH	Restricted Stock and Stock Options	05.20.22	Added Incentive sign on income and future RSU's are limited to 50% of total qualifying income. Income calculation results may be reduced to meet the 50% restriction 		
DH	Asset Requirements	05.20.22	 Added Virtual Currency is an ineligible asset type. Virtual currency must be exchanged into U.S. dollars to be acceptable for use as down payment, closing costs or reserves. Refer to Fannie Mae Selling Guide for additional details 		
DH	Subordinate Financing	05.20.22	Added Shared equity finance agreements are an ineligible source of subordinate financing 		
DH	Forbearance	06.03.22	Added For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgag between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loa must follow the forbearance waiting period as required in the Significant Derogatory Credit section above.		
DH	Eligibility Grid	11.04.22	Added Declining Market footnote		
			Added Declining Market section LTV/CLTV/HCLTV must be 5% below product maximum per product matrix eligibility grid 		
DH	Declining Market	11.04.22	As an example: If the eligibility grid indicates a maximum of 75% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should be reduced to 70%		
DH	Appraisal Requirements	11.04.22	 Removed Appraisal Update (Form 1004D) is allowed for appraisals that are over 120 days aged but less than 180 day aged from Note date The appraiser must inspect the exterior of the property and provide a photo Appraiser must review current market data to determine whether the property has declined in value sin the date of the original appraisal. If the value has declined since the original appraisal, a new full appraiser required The Appraisal Update (1004D) must be dated within 120 days of the Note date Added Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged from Note date. A full appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets 		
DH	Eligibility Grid	11.18.22	Re-named Footnote #6 to read See MSA LTV/CLTV/HCLTV Reduction Section Removed line for Primary Residence, Purchase or Rate/Term Refi up to 85% LTV, 700 FICO up to \$1.0M Reduced LTV to 80% for Primary Residence, Purchase or Rate/Term Refi up to \$1.5M Reduced LTV to 80% for Second Home, Purchase or Rate/Term Refi up to \$1.0M		
DH	Interest Only	11.18.22	Removed Maximum 80% LTV		
DH	Gift Funds	11.18.22	Removed Gift funds not allowed on LTVs >80%		
DH	Interested Party Contributions	11.18.22	Removed • Primary with LTVs > 80% - 3%		
DH	Subordinate Financing	11.18.22	Removed • Secondary financing is not allowed on LTVs >80% on Bayview Bank Statement loan program		
DH	Declining Market	11.18.22	Removed Declining Market Section		
DH	Appraisal Requirements	11.18.22	 Removed Maximum LTV 80% requirement for when Collateral Underwriter (CU) with a score of 2.5 or less is allowed in lieu of a CDA Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets Added MSA LTV/CLTV/HCLTV Reduction Section 		
DH	State/MSA LTV/CLTV/HCLTV Reduction Section	11.18.22	 In the states of GA, WA, KS, ND, OR, UT; Reduce LTV/CLTV/HCLTV by 5% from the maximum allowed per the eligibility grid up to a maximum of 75% In the states of TX, AZ, ID, NC, DC, NV, SD; Reduce LTV/CLTV/HCLTV by 10% from the maximum allowed per the eligibility grid up to a maximum of 70% A 10% LTV/CLTV/HCLTV reduction from the maximum allowed per the eligibility grid applies to the Metropolitan Statistical Areas identified in the below table. An MSA Lookup tool by zip code is available on the Lakeview Correspondent Portal If a property is in one of the states identified in the first two bullet points above AND is also in one of the MSAs in the table below then both LTV/CLTV/HCLTV reductions must be applied 		
	or use by individual consumers	s or borrowers.	69. This information is for lending institutions only, and not intended CLS programs are offered to qualified residential lending institutions individual consumers. Equal Housing Lender.		



			As an example: If the eligibility grid indicates a maximum of 75% LTV/CLTV/HCLTV for the loan and the subject property is in the state of Texas and also in the Austin-Round Rock MSA then a <u>10% state reduction</u> and a <u>10% MSA</u> <u>reduction</u> must be applied for a 55% maximum LTV/CLTV/HCLTV for that specific loan (See State/MSA LTV/CLTV/HCLTV Reduction Section to view table)			
DH	Escrow Requirements	11.18.22				
DH	Declining Market	11.21.22	Added Declining Market section LTV/CLTV/HCLTV must be 5% below product maximum per product matrix eligibility grid As an example: If the eligibility grid indicates a maximum of 75% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should be reduced to 70%			
DH	Appraisal Requirements	11.21.22	 Added Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets 			
DH	Eligibility Grids	11.23.22	 Added LTV/CLT 	V/HCLTV Reduction	Table	
DH	Declining Markets	11.23.22	Category Category 1 Category 2 Category 3 Category 4 Removed	States TX AZ, ID NC, DC, NV, SD, WA CA, CO, TN, GA, KS, ND, OR, UT	reflect specific LTV/CLTV/HCLTV reductions by category LTV/CLTV/HCLTV Reductions 20% LTV/CLTV/HCLTV reduction from the maximum above, up to a maximum of 60% 15% LTV/CLTV/HCLTV reduction from the maximum above, up to a maximum of 70% 5% LTV/CLTV/HCLTV reduction from the maximum above, up to a maximum of 75%	
DH	Appraisal Requirements	11.23.22	 Properties identi appraisal review 		being in a declining market are not eligible to use the CU to meet is required for properties in declining markets	
DH	Reserve Requirements & Multiple Financed Properties	11.23.22	Removed • The borrower(s) may own a total of four (4) financed, 1-4 unit residential properties including the subject property and regardless of the occupancy type of the subject property Added			
DH	Appendix A	11.23.22	Added Appendix A		rties – follow Fannie Mae Selling Guide requirements	
DH	Appendix A Appendix B	11.23.22	Added Appendix A			
DH	Appendix B Appendix C	11.23.22	Added Appendix B			
DH	Appendix C	11.23.22				
DH	Bank Statement Analysis and Documentation and Requirements	03.08.23	Added Appendix D – Category 4 Added • Bank statements used for qualifying income must be from U.S. bank accounts in U.S. dollars			
DH	Declining Markets	03.20.23	 Removed declin 	ing markets requirem	nents throughout product matrix	



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Bayview DSCR

Bayview Standard DSCR Eligibility								
FICO & Loan Amount ² Max LTV/LTC ¹								
				DSCR ≥ 1.0		D	SCR 0.99-0.7	5
Credit Score	Loan Amount	Units	Purchase	Rate and Term	Cash Out	Purchase	Rate and Term	Cash Out
	\$100k up to	1	80	80	75	75	75	70
	\$1.5M	2-4	80	80	75	75	75	70
	\$1.5M+ up to	1	75	75	70	65	65	60
700+	\$2M	2-4	75	75	70	65	65	60
	\$2M+ up to	1	NA	NA	NA	NA	NA	NA
	\$2.5M	2-4	70	70	65	NA	NA	NA
	\$100k+ up to	1	80	75	70	75	70	65
	\$1.5M	2-4	80	75	70	75	70	65
680-699	1.5M+ up to \$2M	1 2-4	70	70	65	65	60	55
	\$2M+ up to \$2.5M	1	NA	NA	NA	NA		
		2-4	65	65	60	NA	NA	NA
	\$100k+ up to \$1.5M	1 2-4	75	70	65	70	65	60
660-679	\$1.5M+ up to \$2M	1 2-4	65	65	60	60	55	50
	\$100k+ up to	1	70	65				
640.650	\$1.5M	2-4	70	65	60		NA	NA
640-659	\$1.5M+ up to \$2M	1 2-4	NA	NA	NA	NA		
	\$100k+ up to \$1.5M	1 2-4	65	60	50			
620-639	\$1.5M+ up to \$2M	1 2-4	NA	NA	NA	NA	NA	NA

¹See LTV/LTC Restriction section

² See Loan Amount section



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	Bayview Blanket DSCR Eligibility				
FICO	D & Loan Amount ²		Max LTV/LTC ¹		
			DSCR ≥ 1.0		
Credit Score	Loan Amount	Purchase	Rate and Term	Cash Out	
700+	≤ \$6,250,000	80	80	75	
680-699	≤ \$5,500,000	80	75	70	
660-679	≤ \$5,500,000	75	75	65	
640-659	≤ \$3,000,000	70	70	60	
620-639	≤ \$3,000,000	65	65	55	

¹ See LTV/LTC Restriction section ² See Loan Amount section



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	Loan Product			
	Standard/Single Property	Blanket/Multiple Property ¹		
	PPF340: DSCR Fixed Rate 30yr term	PPF350: DSCR Fixed Rate 30yr term		
Eligible Products Terms	PPF405 ^{2:} 5yr I/O with loan fully amortizing over remaining 25 yrs	PPF505 ² : 5yr I/O* with loan fully amortizing over remaining 25 yrs		
	PPF410: 10yr I/O with loan fully amortizing over remaining 20 yrs	PPF510: 10yr I/O* with loan fully amortizing over remaining 20 yrs		
	 ¹Pricing for Blanket/Multiple Property options is availabl in all pricing engines ²7-year pre-payment penalty cannot be paired with this 			
Loan Amounts	 Maximum Loan Amount: \$2,000,000 (standard single family) \$2,500,000 (standard 2-4 units) \$6,250,000 (blanket/multiple property) Minimum Loan Amount: 100,000 			
LTV/LTC Calculation	 Calculation is: lesser of LTV or LTC LTC is calculated as: loan amount divided by the cost basis at loan origination date and only utilized if the subject property is a new acquisition or has been acquired in the past six months Cost Basis: Cost basis is inclusive of purchase price, verified borrower/guarantor paid hard and soft costs expended to date (rehabilitation/renovation expenses), and customary borrower/guarantor paid arms-length closing costs/ fees, including real estate broker commissions, title, escrow, other closing costs and the amount of taxes, HOA dues, fees, assessments, Assignment Fees, and liens paid by the borrower/guarantor or its affiliates in connection with and at the time of the acquisition. If closing costs are not documented or clearly verifiable at the time of closing, then up to 2% of the purchase price may be added to the purchase price for the assessment of Cost Basis. Mortgage broker fees, origination fees, points, etc. are excluded LTV is calculated as: loan amount divided by the value of the mortgaged property. If property is owned less than six months, must use purchase price as value instead of the appraised value with the exception of below: Loan amount is less than or equal to the cost of the property plus all documented 			
LTV/LTC Restrictions	 renovation costs. <u>Reduce LTV on refinances by 5% for:</u> Refinances on vacant properties as defined in the occupancy section of the matrix. Refinance of a short term rental property or Cash-out of a short term rental property Blanket loans are categorized as short term rental transactions when the following criteria are met: Purchase: 25% or more of the included properties are short term rentals Refinance/Cash-out: 25% or more of the included properties are short term rentals Refinance/Cash-out: 25% or more of the included properties are short term rentals Reduce LTV by 10% for:			



	Maximum LTV/LTC of 70% for:
Loan Documentation Requirements	 Maximum LTV/LTC of 70% for: Inexperienced investor Application must include the following: Loan amount and terms Subject and primary residence property address, type of property and number of units Blanket mortgage applications should include the following for all properties included in the blanket: Address Property type and number of units Appraised value and date of appraisal Occupancy (vacant or occupied) Rent Taxes, Insurance and any applicable HOA fees Entity name and address (if applicable) Borrower/guarantor(s) information including: social security number, HMDA information (natural borrower or business entity as applicable, not required for guarantors), date of birth, address and authorization to pull credit Note must include: Collateral information Loan terms, including prepayment penalty (if applicable) as shown in the section Security Instrument must include: Collateral information, Language that provides the holder of the security instrument with a valid and enforceable lien position Additional Required Documentation Lender to provide a clear OFAC check for all individuals with 25% or more ownership of the entity as confirmed by a current listing of ownership interests. Personal Guaranty (business entity) Cash out explanation for natural person borrowers (if not addressed on Business Purpose Affidavit) Laf Emily Rider (residential package) /Assignment of Rents Rider (commercial package) If utilizing the FNMA/FHLMC residential document set (not eligible for blanket mortgages), you must also complete the Business Loan Rider All other business entity forms noted in the Eligibility section below (if applicable) All other forms required per the document checklist which is posted in the Reference Li
	 Lenders must comply with all aspects of ECOA including the Right to Receive a Copy of the Appraisal Report Disclosure
Loan Purpose	 All loans originated to Bayview DSCR product are secured by the business real estate owned by the individual or business and its principals. All loans are for business purposes only, and are certified as such by the borrower/guarantor(s). Properties cannot be occupied by any of the guarantors. Purchase Rate/Term Refinance Cash-Out: Refinancing existing debt on the property in which the borrower/guarantor receives net proceeds (excluding third-party expenses reflected on the HUD or similar document) from the refinancing that exceed 2% of the loan amount. Financing of properties owned free and clear and acquired more than six (6) months prior to the loan origination date is also considered a Cash Out Refinance



	The new loan amount is limited to pay off the current first lien mortgage, any seasoned
	 non-first lien mortgages, closing costs and prepaid items If the first mortgage is a HELOC, evidence it was a purchase money HELOC or it is a seasoned HELOC that has been in place for twelve (12) months and total draws do not exceed \$2000 in the most recent twelve (12) months
	o A seasoned non-first lien mortgage is a purchase money mortgage or a mortgage that
	 has been in place for twelve (12) months A seasoned equity line is defined as not having draws totaling over \$2000 in the most recent twelve (12) months. Withdrawal activity must be documented with a transaction history
	 Max cash back at closing is limited to 2% of the new loan amount
Rate/Term Refinance Transactions	 Continuity of Obligation When at least one (1) borrower on the existing mortgage is also a borrower on the new refinance transaction, continuity of obligation requirements have been met. If continuity of obligation is not met, the following permissible exceptions are allowed for the new refinance to be eligible: The borrower has been on title for at least twelve (12) months but is not obligated on the existing mortgage that is being refinanced and the borrower meets the following requirements: Has been making the mortgage payments (including any secondary financing) for the most recent twelve (12) months, or Is related to the borrower on the mortgage being refinanced The borrower on the new refinance transaction was added to title twenty- four (24) months or more prior to the disbursement date of the new refinance transaction The borrower on the new refinance transaction has been added to title through a transfer from a trust, LLC or partnership. The following requirements apply: Borrower must have been a beneficiary/creator (trust) or 25% or more owner of the LLC or partnership prior to the transfer The transferring entity and/or borrower has had a consecutive ownership (on title) for at
	 least the most recent six (6) months prior to the disbursement of the new loan NOTE: Transfer of ownership from a corporation to an individual does not meet the continuity of obligation requirement
	 If owned ≤ one year: <u>0-6 months</u> Use lower of cost basis or appraised value to calculate LTV, or If greater than 20% (based on original cost) of the rehabilitation work was completed on the property as evidenced by an as is appraisal and a complete list of improvements and costs from the borrower, then the appraised value can be used to calculate the LTV but the loan amount is limited to the cost basis plus the documented rehabilitation costs (100 LTC) up to the maximum applicable LTV/LTC per the eligibility grid.
	Example:
	For illustrative purposes, the below assumptions will be made • Purchase Price: \$200,000 • Appraised Value: \$500,000 • Closing Costs: \$4000 • Documented Renovations: \$102,000



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	 A) <u>Cost Basis Determination</u> (inclusive of closing costs and documented renovations) 			
	\$200,000 (purchase price) + \$4000 (closing costs) + \$102,000 (documented renovations) = \$306,000			
	B) Current Appraised Value			
	\$500,000 (assuming a maximum allowable LTV of 80% would yield a maximum loan amount of \$400,000)			
	In the above example, since greater than 20% of the renovation work was completed on the property, the current appraised value (B) can be used to calculate maximum LTV, however, the maximum loan amount is limited to the cost basis plus documented renovations (A) \$306,000.			
	 <u>7-12 months</u> Use appraised value 			
	 Cash-out loan proceeds may be used for business purposes only Signed explanation of cash out required if Business Purpose Affidavit does not address reason for proceeds (required for natural borrowers only) Cash-out may be used for reserves if FICO > 700 			
	Maximum cash out (excluding delayed financing transactions)			
	• <u>Standard loans:</u>			
Cash-Out Transactions	 If owned ≤ one year: <u>0-6 months</u> Use lower of cost basis or appraised value to calculate LTV, or If greater than 20% (based on original cost) of the rehabilitation work was completed on the property as evidenced by an as is appraisal and a complete list of improvements and costs from the borrower, then the appraised value can be used to calculate the LTV but the loan amount is limited to the cost basis plus the documented rehabilitation costs (100 LTC) up to the maximum applicable LTV/LTC per the eligibility grid. Cash out proceeds cannot exceed \$500,000 standard See above example in the Rate/Term Refinance Transactions Section for calculation of maximum LTV and loan amount <u>7-12 months</u> Option 1 Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$500,000 standard Option 1 Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$500,000 standard Option 2 Use appraised value LTV > 65%, cash out proceeds to borrower cannot exceed \$500k standard LTV < 65%, cash out proceeds to borrower cannot exceed \$500k standard If owned ≥ one year: \$500,000 			
	 If owned ≤ one year: If the average ownership of all properties included in the loan is greater than one year, 			
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	 follow eligibility grid for LTV and maximum cash out cannot exceed \$2M. If the average ownership of all properties included in the loan amount is less than one year, the following requirements apply: <u>0-6 months</u> Loan amount is less than or equal to the cost of the property plus all documented renovation costs. Cash out proceeds cannot exceed \$750,000 <u>7-12 months</u> Option 1 Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$2M <i>Option 1</i> Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$2M <i>Option 2</i> Use appraised value LTV > 65%, cash out proceeds to borrower cannot exceed \$1M LTV < 65%, cash out proceeds to borrower cannot exceed \$2M
Delayed Financing	 Property was purchased within six (6) months of the loan application HUD-1/CD from purchase reflecting no financing obtained for the purchase of the property Preliminary title reflects the borrower/guarantor as the owner and no liens Prior transaction must have been arm's length Will be treated as a rate and term refinance
Occupancy	 Properties cannot be occupied by any of the Borrower/guarantors or their immediate family. Investment properties for 1-4 units Occupied/Leased Property: A property that has at least the following number of Occupied/Leased Units: single-family property = one unit two-family property = two units three-family property = two units four-family property = three units Unoccupied/Unleased: A unit or property that is not categorized as an Occupied/Leased Unit or an Occupied/Leased Property, as applicable Blanket loans are categorized as vacant loan transactions when the following criteria are met: Purchase: 25% or more of the included properties are vacant according to the above definition Refinance/Cash-out: 25% or more of the included properties are vacant according to the above definition
Age of Documents	All credit documents, including title commitment must be no older than ninety (90) days from the Note date with the exception of the credit report which must be no older than 120 days from the Note date



	Eligibility
	 At least one borrower/ primary guarantor must have owned a home/property for 12 months or more in the last three years. Both experienced investors and inexperienced investors are permitted. <u>Experienced investors are defined as:</u> Owning two (2) or more properties each for at least twelve (12) months within the most
Eligibility	 recent three (3) years, or Owning one (1) investment property for at least twenty-four (24) months within the most recent three (3) years, or Owning one (1) commercial property for at least twelve (12) months within the most recent three (3) years, or Ownership in commercial real estate or investment in a real estate investment trust for greater than the most current 12 months. or Have had ownership in three or more properties each for at least twelve (12) months over the past 24 months Inexperienced investors are defined as: Borrowers not meeting the definition of an experienced investor are considered to be inexperienced investors. These loans must meet the additional criteria: Minimum DSCR of 1.0 Maximum LTV 70% Minimum loan amount of \$150,000 and maximum loan of \$1mil. Blanket mortgages not permitted Business entity Loans must have a guarantor defined as a primary guarantor who owns at least 25% of the borrowing entity. In the event that no guarantor owns at least 25%, the primary guarantor will be designated as the guarantor with the highest ownership percentage of the borrowing entity. Borrower/Guarantor(s) must be US Citizens or Non-US Citizen(s) who are lawfully present in the United States. This includes both Permanent Qualified Resident Aliens and Non-Permanent Qualified Aliens as defined in the <u>Borrower/guarantor Residency and Eligibility Guide</u> All borrower/guarantor(s) must have a valid Social Security Number
	 All business entities must: Be a legal entity domiciled in the United States, including LLCs, LPs, partnerships, and corporations. Be an entity with natural person members Be a U.S. based Entity in Good Standing Provide a full recourse guarantee by one or more individual(s) and the managing member, if applicable, which are the largest percentage owners and in aggregate own at least 51% of the borrowing entity or 50% if there are only 2 members of the borrowing entity, unless otherwise approved by Bayview The guarantor(s) on the loan application must be a managing member(s) with documented authority to sign on behalf of the entity which includes joint and several liability as to the debt obligation of the borrowing entity. Business Entity Documentation Requirements: Certificate of formation, filed articles of incorporation, including any and all amendments, as applicable, and a current listing of all ownership interests. The Operating Agreement for the LLC must be provided in order to confirm acceptability of the LLC, including but not limited to granting authority to the signor to encumber indebtedness on behalf of the entity Lender to provide a clear OFAC check for all individuals with 25% or more ownership of the entity as confirmed by a current listing of ownership interests. Current Certificate of good standing, dated within 12 months prior to note date



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Ineligible Borrower/guarantors	 Life Estates Trusts Guardianships Community Land Trusts Land Trusts, Borrower/guarantors/business entities with any ownership in a business that is Federally illegal, regardless if the income is not being considered for qualifying Foreign Nationals defined as a citizen of another country that does not fall into one of the categories or meet the requirements as defined in the <u>Residency and Eligibility Guide</u> 501(c)(3) organizations 	
	 Trusts or LLCs whose members include other LLCs, corporations, partnerships, or trusts. Trusts or LLCs where a Power of Attorney is used. Borrower/guarantor(s) with Diplomatic Immunity status 	
Non-Arm's Length	 Borrower/guarantor(s) with Diplomatic Immunity status A non-arm's length transaction exists whenever there is a personal or business relationship with any party to the transaction which may include the seller, builder, real estate agent, appraiser, lender, title company or other interested party. The following non-arm's length transactions are eligible: Family sales or transfers Assignment of contracts Property seller acting as their own real estate agent Relative of the property seller acting as the seller's real estate agent Borrower/guarantor acting as their own real estate agent Relative of the borrower/guarantor acting as the borrower/guarantor's real estate agent Borrower/guarantor is the employee of the originating lender and the lender has an established employee loan program. Evidence of employee program to be included in loan file. Originator is related to the borrower/guarantor Borrower/guarantor purchasing from their landlord (cancelled checks or bank statements required to verify satisfactory pay history between borrower/guarantor and landlord) 	
	Credit	
Underwriting	 Manual underwrite is required In some cases, single loan variances to program eligibility may be acceptable when strong compensating factors exist to offset the risk. Single loan variance must be granted by the purchaser Items not addressed in this matrix should be referred to Bayview Simultaneous Submissions do not need to be underwritten simultaneously 	
Credit Requirements	 Tri-merged credit reports are required on all borrower/guarantor(s) dated within 120 days of loan origination The representative score for each borrower/guarantor is: The middle score when three scores are obtained, or The lower score when two scores are obtained If only one score is obtained, the borrower/guarantor is ineligible The representative score for the loan is the lowest representative score of the borrower(s) or guarantor(s), as applicable. 	



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	 Minimum two (2) trade lines are acceptable if the borrower/guarantor has a satisfactory mortgage rating for at least twelve (12) months (opened or closed) within the last twenty-four (24) months and one (1) additional open trade line Each borrower/guarantor must meet the minimum trade line requirements Authorized user accounts are not allowed as an acceptable trade line Non-traditional credit is not allowed as an acceptable trade line Credit reports with bureaus identified as "frozen" are required to be unfrozen and a current credit report with all bureaus unfrozen is required In addition to compliance the OFAC and Exclusionary list policy as set forth in the Special Products Seller Guide, Section B707, lender must also complete a background check on borrower/guarantor and entity, if applicable Background search on borrower/guarantor(s) and entity, if applicable. Background search must include litigation, judgment and lien searches obtained from and dated within 90 days of loan origination To the extent there is evidence of an adverse finding listed below such persons are not permitted Previous felony conviction Misdemeanor conviction involving fraud, embezzlement or other similar crimes or an adverse fraud screen result, all within the last 5 years Loans where a Google search or other information known to the originator reveals material litigation, pending misdemeanors or felonies, regulatory investigations/citations or other matters of similar relevance on any of the guarantors, borrower/guarantor, or the property are ineligible unless otherwise approved by Bayview Each borrower/guarantor, if applicable, with 10 or more judgements and/or liens in the last 36 months, or current liens in excess of \$250,000 are ineligible unless otherwise approved by Bayview Lenders must also verify that all parties are not citizens of or reside in a country iden
	Mortgage history requirements:
Housing History	 Experienced borrowers Provide a 12 month mortgage history on the primary residence and the subject property, applicable to all borrower/guarantor/entity (s) on the loan Inexperienced borrowers Provide a 12 month history on the primary residence and all other properties owned by the borrower/guarantor/entity(s), applicable to all borrower/guarantor/entity (s) on the loan Maximum 1x30x12 between <u>all</u> disclosed mortgages, including those required to be verified as indicated above The mortgage rating may be from the credit report, credit supplement or a third party verification service, unless the mortgage holder is a party to the transaction or relative of the borrower/guarantor, cancelled checks or bank statements to verify satisfactory mortgage history is required Sellers must review the borrower/guarantor(s) credit report to determine status of all mortgage loans including verification that any mortgage is not subject to a loss mitigation program, repayment plan, loan modification or payment deferral plan and meets all additional requirements in forbearance section below.



About Us

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Significant Derogatory Credit	 Bankruptcy, Chapter 7, 11, 13 - three (3) years since discharge / dismissal date Foreclosure – three (3) years since completion date Short Sale/Deed-in-Lieu - three (3) years since completion / sale date Forbearance (refer to section below) Mortgage accounts that were settled for less, negotiated or short payoffs – three (3) years since settlement date Loan modification – three (3) years since modification date Notice of Default – three (3) years since modification date Notice of Default – three (3) years, NOD's on short term bridge loans (<2 year term) with hard maturities may be acceptable assuming all deficiencies are cleared and documented. These loans are subject to Bayview approval. A satisfactory explanation letter from the borrower/guarantor(s) must be provided addressing any of the above derogatory credit events if the event occurred in the last four (4) years Multiple derogatory credit events require a 7 year seasoning period A mortgage with a Notice of Default filed that is subsequently modified is not considered a multiple event Medical collections are allowed to remain outstanding if the balance is less than \$10,000 in aggregate Tax liens, judgments, charge-offs, and past-due accounts must be satisfied or brought current prior to or at closing Cash-Out proceeds from the subject transaction may not be used to satisfy judgments, tax liens, charge-offs or past-due accounts
Forbearance	 <u>Any forbearance resulting in subsequent loan modification/repayment plan is considered a significant derogatory credit event and subject to a three (3) year waiting period.</u> <u>Any forbearance filed after 6/1/22 is considered a significant derogatory credit event and subject to a three (3) year waiting period.</u> Forbearance on Subject and Non-subject property(s) that do not fall into the above scenarios: Any loan(s) that is shown to be in <u>active</u> forbearance is considered ineligible. Any loan that is shown to be in a past forbearance is only permitted if the plan has been exited and all reported payments have been made on time since the exit. Loan file must contain a letter of explanation from the borrower/guarantor detailing the reason for forbearance and that the hardship no longer exists.
Lawsuit/Pending Litigation	If the loan application, title commitment or credit documents indicate that the borrower/guarantor is party to a lawsuit, additional documentation must be obtained to determine no negative impact on the borrower/guarantor's ability to repay, assets or collateral
	Debt Service Coverage Ratio
Dabt Saturias Coverage	Debt Service Coverage Ratio (DSCR):
Debt Service Coverage Ratio (DSCR)	 The DSCR is calculated by taking the gross rents divided by the PITIA of the subject property. Interest-only loans must use the <u>fully amortized PITIA payment</u> for DSCR calculation.



	Districtions 1 DOOD	4.0				
	Blanket loans require a DSCR					
	 Short-term rentals require a DSCR ≥ 2.0 Use the Note Rate to calculate PITIA 					
	Use the real estate taxes listed on the title policy or a current real estate tax bill converted into a monthly payment					
	converted into a monthly payme	 Use the insurance premium that is listed on the approved insurance certificate (or other 				
				(or other		
	documentation) converted into			d		
	Use the Association fees (if app			the		
	appraisal or current homeowne	r association s	statement			
	Gross Rent Requirements:					
	Purchase: Obtain Approinal Form 1007/	1005 an annlia	able and use 100% of the stress			
		1025 as applic	able and use 100% of the gross r	market		
	rent in DSCR calculation.					
	Refinance: Obtain both a surrent lages.		Appresiant Form 1007/1025 on a	nnliachte		
			d Appraisal Form 1007/1025 as a			
			age that states the lease agreem			
			e initial lease/rental term expires o	or per		
	local statutes is still current i		aust some from the losses of the l			
			nust come from the lesser of the le			
			s applicable, except as noted bel			
			n the gross market rent on the app	praisai,		
	the following requirements					
		or qualitying ca	annot exceed 10% over the marke	et rent on		
	the appraisal					
	 If the actual rent is greater than market rent, but is ≤ 10% over the market 					
				market		
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	 Short-term rentals require a DSCR ≥ 2.0 Minimum DSCR of 1.25 required on loan amounts less than \$150,000 unless the 			
	transaction is a purchase loan with a minimum FICO of 700			
Lease Requirements	 Leases must: Be a third-party lease with no borrower/guarantors, owners of the borrower/guarantor or their immediate family members leasing or occupying the property ("Eligible Tenant") Immediate Family members is defined as those by lineal descendant, adoption or marriage, this includes spouses, siblings, children, parents, or grandparents, Be in the name of the borrower/guarantor or their verified property manager, as landlord Be executed by both an Eligible Tenant and the borrower/guarantor(s) (as landlord(s)) All tenants on leases must be natural persons. Exceptions for other types of entities may be considered on a case by case basis Have a unit rental rate, and terms consistent with rates and terms prevailing in the local market where the property is located Be on a form that is customary to the area the property is located in and comply with all applicable legal requirements in all material respects (including all required disclosures) Cover 100% of the square footage of the applicable residential unit Rent to own and/or contract for deeds are ineligible 			
	Beyond the minimum re	eserve requirements and to		-
	ability to meet their obligEligible assets must be	gations, borrower/guaranto held in a US account	ors should disclose	e all liquid assets
	 Two (2) most recent months account statements from either the borrower/guarantor/primary guarantor or the borrowing entity, as applicable (including inter vivos revocable trust assets), must be provided. The asset verification must provide sixty (60) days of account activity and include all items normally indicated on bank statements Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets 			
	Asset Type	% Eligible for Calculation of Funds	Additional	Requirements
Asset Requirements	Checking/Savings/ Money Market/CDs	100%	Two (2) months statements	most recent
	Publicly Traded Stocks/Bonds/Mutu al Funds	100%	ineligible. Margi	most recent n-vested stock is n account and/or alances must be
	Retirement Accounts (401(k), IRAs, etc.)70% of the vested value after the reduction of any outstanding loans• Most recent statement(s) co two (2) month period • Evidence of liquidation if usin down payment or closing co • Evidence of access to funds required for employer- spons retirement accounts that do allow for any type of withdra ineligible for reserves			
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	Cash Value of Life Insurance/	100% of value unless	Most recent statement(s) covering a
	Annuities	subject to penalties	two (2) month period
	1031 Exchange	Reverse 1031 exchanges not allowed	 HUD-1/CD for both properties Exchange agreement Sales contract for exchange property Verification of funds from the Exchange Intermediary
	Business Funds	Allowed for down payment/closing costs and reserves with additional requirements met	 If business account used is not in the same name as the borrowing entity, then the following requirements must be met: Natural borrower/guarantor(s) must have ownership of 25% or greater of the entity holding the account Borrower/guarantor must also be named on the account or provide proof of access to 100% of the funds from other members
	Gift Funds	Permitted after borrower/guarantor minimum 10% contribution	 Donor must be a family member, future spouse or domestic partner Executed gift letter with gift amount and source, donor's name, address, phone number and relationship Seller must verify sufficient funds to cover the gift are either in the donor's account or have been transferred to the borrower's account Acceptable documentation includes the following: Copy of donor's check and borrower's deposit slip Copy of donor's withdrawal slip and borrower's deposit slip Copy of donor's check to the closing agent A settlement statement/CD showing receipt of the donor's gift check Gift funds are not permitted to meet reserve requirements
	Gift of Equity	Not Permitted	N/A
	Virtual Currency	Not Permitted	N/A
Reserves	 Cash out may be utilize Gift funds are not permi Funds utilized for down 	PITIA for subject property d for reserves if FICO >700 tted to meet reserve requir payment and closing costs	0
		· ·	



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	Additional reserves are req noted in the table below for		ce transactions due to vacancy of units as
	# Units in Subject Property	# Vacant Units	Additional 6 months PITIA Reserves Required
	1	1	Y
	2 3	1 2	Y Y
		3	Y
	transactions. • The loan is categorized a • Purchase: 25% or mo definition • Refinance/Cash-out: the above definition	as a vacant loan ore of the include 25% or more of	s required (9 months in total) for vacant transaction when the following criteria are met: ed properties are vacant according to the above the included properties are vacant according to
Interested Party Contributions	 Interested party contributions include funds contributed by the property seller, builder, real estate agent/broker, mortgage lender or their affiliates and/or any other party with an interest in the real estate transaction The following restrictions for interested party contributions apply: May only be used for closing costs and prepaid expenses and may not be used for down payment or reserves Maximum interested party contribution is limited to 3% of the purchase price 		
Seller Concessions	 All seller concessions must be addressed in the sales contract, appraisal and HUD-1/CD. A seller concession is defined as any interested party contribution beyond the stated limits (as shown in the prior section, Interested Party Contributions) or any amounts not being used for closing costs or prepaid expenses If a seller concession is present, both the appraised value and the sales price must be reduced by the concession amount for the purposes of calculating the LTV/CLTV/HCLTV 		
Personal Property	transfer value as indicated • If any value is associated v	by the sales cor vith the personal	operty sale must be deemed to have zero ntract and appraisal property, the sales price and the appraised perty value for purposes of calculating the

	Subordinate Financing
Subordinate Financing	Not permitted
Down Payment/Closing Cost Assistance	Down payment and closing cost assistance subordinate financing is not permitted

Property/Appraisal



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	• 1.4 Unit residential investment properties leased as income producing properties to per						
	1-4 Unit residential investment properties leased as income producing properties to non-						
	Borrower/guarantor affiliated tenants Attached and Detached						
	Planned Unit Developments (PUDs)						
	Condominiums (refer to section below)						
	Properties that are legal or legal-non-conforming use						
	Miscellaneous:						
Eligible Property Types	Leasehold must meet Fannie Mae requirements						
	Properties with leased solar panels must meet Fannie Mae requirements						
	All units/properties must have a functioning kitchen						
	Properties must meet the following minimum square footage:						
	o 1 unit: 700sqft						
	o Condominium: 500sqft						
	o 2-4 unit: 400sqft per unit						
	• 2-4 unit property with FICO \leq 740 requires DSCR \geq 1.0						
Acceptable Forms of	Fee Simple						
Ownership:	Leaseholds						
	Deed/Resale Restrictions must meet Fannie Mae requirements						
	Assisted living facilities, nursing homes or any arrangement where the unit owner or tenant						
	contracts for a commitment for resident or tenant care						
	Community Land Trusts						
	 Property value <\$100,000 						
	Cooperatives						
	Units > \$1.5M for blanket loans						
	Condotels or time-shares						
	Lease with purchase option properties						
	Manufactured/Modular/Mobile Homes						
	Mixed-Use Properties						
	Model Home Leasebacks						
	Multifamily (5+ units)						
	• Rural Properties defined as properties classified as rural by the appraisal or with two of three						
	comparable properties more than 5-miles from the subject property						
Ineligible Property Types	 Properties with atypical physical features for the neighborhood 						
mengible i roperty rypes	 Properties in areas where more than 10% of other properties within a 2-block radius are 						
	either clearly vacant, abandoned and/or boarded-up						
	Properties located in Hawaii in lava zones 1 & 2						
	Properties located in areas where a valid security interest in the property cannot be obtained						
	Properties not configured or used for residential purpose Properties on Native American						
	reservations or properties not easily accessible by roads that meet local standards						
	Properties with known adverse environmental conditions (other than lead paint, radon or						
	asbestos in each case which do not present a health hazard, do not require remediation						
	and have been contained per EPA guidelines)						
	Properties subject to ground lease						
	Properties which are not in compliance with local zoning regulations						
	 Properties where the appraisal indicates any environmental concerns 						
	 Properties with condition rating of C5/C6 or not lease ready 						
	Properties with construction rating of Q6						



Properties with revolving c	redit facilities which permit the addition of additional collateral				
 Properties with revolving credit facilities which permit the addition of additional collateral Properties >2 acres Properties with a private transfer fee covenant unless the covenant is excluded under 12CFR 1228 as an excepted transfer fee covenant Single Room Occupancy (SROs) or former healthcare facilities Tenants-in-Common projects (TICs) Unique properties Working farms, ranches or orchards 					
have been added to, createdRental income from the AEOnly one ADU is permitted	on the parcel of the primary one-unit dwelling and it must:				
 Accessory Dwelling Unit (ADU) Requirements Have the following separate features from the primary dwelling: Means of ingress/egress, Kitchen with cabinets, a countertop, a sink with running water and a si Sleeping area, Bathing area, and Bathroom facilities Additionally, the appraiser must confirm that subject property is a one-unit pro ADU and the appraisal must contain comparables with ADUs in the subject provements are for the market. An aged settled sale will qualify as a comparable, and an active under contract sale will qualify as a supplemental exhibit to show marketability 					
Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted					
If the property is part of a condominium association, the originator must obtain a condominium questionnaire and insurance certificate from the condominium association to ensure that it meets the eligibility criteria below. Condominiums must either meet FNMA requirements (inclusive of limited reviews) or the following warrantable guidelines as applicable. If neither set of guidelines is met, refer to the non-warrantable guideline requirements below.					
Criteria HOA Delinquency Capital Reserves/ Special Assessments	Notified the provided for the p				
	 Properties >2 acres Properties with a private tra 12CFR 1228 as an excepted Single Room Occupancy (Tenants-in-Common project Unique properties Working farms, ranches or An ADU is typically an additionally an additional to be an added to, created Rental income from the AE Only one ADU is permitted Be subordinate in size to Have the following sepation of the transport of the subordinate in size to Have the following sepation of the transport of the subordinate in size to Have the following sepation of the transport of the subordinate in size to Have the following sepation of the transport of the subordinate in size to Have the following sepation of the subordinate in size to Have the following sepation of the subordinate in size to Have the following sepation of the subordinate in size to Have the following sepation of the subordinate in size to Have the following sepation of the subordinate in size to Have the following sepation of the subordinate in size to Have the following sepation of the subordinate in size to Have the following sepation of the subordinate in size to Have the appraisal must market area The appraisal rest for the market. An aged setthunder contract sale will quality is part of a condominium questionnaire are ensure that it meets the eligit requirements (inclusive of lim applicable. If neither set of gur requirements below. 				



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	occupied unless borrower/guarantor owns 50% or more of total units or control the association
Ownership Concentration	Units owned by a single entity (individual, investor group, partnership or corporation) represent no more than 25% of total units, or in projects with only 5 to 20 units – 2 units, other than the borrower/guarantor unless the borrower/guarantor is the largest single owner in the project
Project Status	Project is 100% complete and not subject to additional phasing
Insurance	The Condominium Association maintains a master insurance policy per FNMA guidelines
Non-Incidental Business	Income other than condo association fees may not make up more than 20% of total association income unless approved by Bayview and must be excluded from use in the reserve requirement
Litigation	Association is not named as party to any material litigation, defined as litigation that would not be covered under current insurance policy or any reputational litigation as determined by Bayview
Conveyance	Control of HOA has been turned over to unit owners
Commercial Component	No more than 35% of total square footage may be used for commercial purposes
Listed Securities	No projects may be listed securities (projects with documents on file with the SEC)
Ownership Interests	Units in the project must be held fee simple
Use Restrictions	The project must not restrict owner occupancy or the ability of new owners to rent units entirely.
Significant Deferred Maintenance	Loans secured by units in condo and co-op projects with significant deferred maintenance or in projects that have received a directive from a regulatory authority or inspection agency to make repairs due to unsafe conditions are no eligible for purchase. These projects will remain ineligible until the required repairs have been made and documented. Acceptable documentation may include a satisfactory engineering or inspection report, certificate of occupancy or other substantially similar documentation that shows the repairs have been completed in a manner that resolves the building's safety, soundness, structur integrity, or habitability concerns.
Special Assessments	Any current or planned special assessment, even if paid in full for the subject unit, must be reviewed to determine acceptability. The lender must document the loan file with the following: • the reason for the special assessment; • the total amount assessed and repayment terms; • documentation to support no negative impact to the financial stability, viability, condition, and marketability of the project; and • borrower qualification with any outstanding special assessment payment. The lender is expected to obtain the financial document necessary to confirm the association has the ability to fund any repairs. If the special assessment is related to safety, soundness, structural integrity, or habitability, all related repairs must be fully completed or the project is not eligible. Additionally, If the lender or appraiser is unable to determine that there is no adverse impact, the project is ineligible.

	Non-Warrantable Condominiums
Criteria	Requirement
LTV/LTC	Must reduce LTV/LTC from eligibility table by 10% with a Max LTV of 70% permitted
HOA Delinquency	No more than 15% of tenants within an HOA may be delinquent more than 30 days
Capital Reserves/ Special Assessments*	<10% replacement, maintenance, and/or deductible
Conveyance*	At least 30% of units have been sold to owners or under contract
Renter Concentration*	No more than 55% of total units may be renter occupied
Ownership Concentration*	Units owned by a single entity (individual, investor group, partnership or corporation) represent no more than 30% of total units, or in projects with only 5 to 20 units – 2 units, other than the borrower/guarantor unless the borrower/guarantor is the largest single owner in the project



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		<u> </u>					
	Significant Deferred Maintenance	Loans secured by units in condo and co-op projects with significant deferred maintenance or in projects that have received a directive from a regulatory authority or inspection agency to make repairs due to unsafe conditions are not eligible for purchase. These projects will remain ineligible until the required repairs have been made and documented. Acceptable documentation may include a satisfactory engineering or inspection report, certificate of occupancy, or other substantially similar documentation that shows the repairs have been completed in a manner that resolves the building's safety, soundness, structural integrity, or habitability concerns.					
	Special Assessments	Any current or planned special assessment, even if paid in full for the subject unit, must be reviewed to determine acceptability. The lender must document the loan file with the following: • the reason for the special assessment; • the total amount assessed and repayment terms; • documentation to support no negative impact to the financial stability, viability, condition, and marketability of the project; and • borrower qualification with any outstanding special assessment payment. The lender is expected to obtain the financial documents necessary to confirm the association has the ability to fund any repairs. If the special assessment is related to safety, soundness, structural integrity, or habitability, all related repairs must be fully completed or the project is not eligible. Additionally, If the lender or appraiser is unable to determine that there is no adverse impact, the project is ineligible.					
	Non-Incidental Business	Income other than condo association fees may not make up more than 20% of total association income unless approved by Bayview and must be excluded from use in the reserve requirement					
	Litigation*	Association is not named as party to any material litigation, defined as: Structural/Functional litigation against developer					
		Non-material litigation (Slip and fall/single unit complaints/3rd party claims) is permitted with adequate reserves Lender must provide verification of lawsuit amount and proof of sufficient insurance coverage.					
	Conveyance	Control of HOA has been turned over to unit owners					
	Commercial Component	No more than 35% of total square footage may be used for commercial purposes					
	Miscellaneous	Newly converted Non-full gut rehab are ineligible. All units/properties must have a functioning kitchen					
	*Denotes a non-warrantable feature.	No more than one non-warrantable feature may be present per property					
	 A USPAP and FIRREA compliant interior appraisal from a state licensed appraiser who is independent of the originator and borrower/guarantor must be completed for the subject transaction. This appraisal must contain a customary independence certification by the appraiser. Re-use of a prior appraisal, regardless of the date of the appraisal, is not permitted. Restricted appraisals are not permitted The subject property must be appraised within 90 days prior to the Note date Appraisal must ensure that any and all additions or conversions have been completed according to code or lender must provide a recent certificate of occupancy validating code requirements have been met 						
Appraisal Requirements	 Appraisal assignments must be obtained in a manner that maintains appraiser independence and does not unduly influence the appraiser to meet a predetermined value. In no event, are appraisals ordered or selected by borrower/guarantors, or other lenders acceptable. Sellers are responsible for reviewing the appraisal report for accuracy, completeness, and its assessment of the marketability of the subject property. The Seller needs to determine that the subject property provides acceptable collateral for the loan A single appraiser cannot be used for more than 3 out of every 5 consecutive valuations in any specific county or for any one borrower/guarantor, managing member, or other related party with the exception of blanket/multi-property loan transactions. 						
	Valuation Criteria:						



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 The interior appraisals must be on the applicable form required by the Fannie Mae Guidelines for 1-4 family properties or a form approved by Bayview. Currently those forms are FNMA 1004/FH 70 (1 Family), FNMA 1073/FH 465 (Individual Condo), or FNMA 1025/FH 72 (2-4 Family) Appraisal market rent estimates must be based on an annual lease for residential purposes and must be on the applicable form required by the Fannie Mae Guidelines or a form approved by Bayview. Currently those forms are FNMA 1007 (1 Family) or FNMA 1025 (2-4 Family). Short term or specialized use rental rates are not acceptable for use as market rent Condominium or townhouse properties must be valued on a rental basis whenever less than 50% of the properties in the building or same development are owned by individual homeowners There must be at least 3 comparables in the same zip code or within 1 mile of the subject property. One comparable must be within 1 mile of the subject property with limited net adjustments unless otherwise approved by Bayview. The originator must review the valuation to ensure that the value is well supported by the evidence in the appraisal or residential evaluation and by the comparable transactions. The appraiser must inspect the exterior of the property and provide a photo. Appraiser must review the valuation and by the comparable transactions. The appraiser must inspect the exterior of the property and provide a photo. Appraiser must review the value for the original appraisal. If the value has declined since the original appraisal is required A market rent comparable schedule (FNMA 1007 or 1025) must be provided. Appraisal Update (Form 1004D) is not permitted for appraisal that are over 90 days aged from Note date. A new full appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date
 Properties with condition rating of C5/C6 or not lease ready, and/or properties with
construction rating of Q6 are ineligible
 See Property Flipping section for additional requirements
 <u>Third-Party Review</u> Collateral Desktop Analysis (CDA) ordered from Clear Capital or a Collateral Underwriter (CU) score of 2.5 or less is required to support the value of the appraisal. The Seller is responsible for ordering the CDA if needed. If the CDA returns a value that is "Indeterminate" then one (1) of the following requirements must be met: A Clear Capital BPO (Broker Price Opinion) and a Clear Capital Value Reconciliation of the three Reports is required. The Value Reconciliation will be used for the appraised value of the property. A field review or 2nd full appraisal may be provided. The lower of the two values will be used as the appraised value of the property. If the CDA indicates a lower value than the appraised value that exceeds a 10% tolerance, the lower value of the two must be used.
 <u>Appraisal Transfers</u> Appraisal transfers are permitted. All appraisal transfers must meet the following requirements: Appraisal must be in the name of the transferring lender Transfer letter from transferring lender
 Transfer letter from transferring lender Must be on company letterhead
 Borrower name and address must be included
 Must be executed by an authorized member of the company. The printed name and signature of seller's representative, title and date is required. Appraisal



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Property Flips	 transfer letters signed by loan officers or loan processors will not be acceptable Statement from the transferring lender that the appraisal was prepared in compliance with Appraisal Independence Requirements Paid invoice Proof that original appraisal report was provided to the borrower Maximum 75% LTV/LTC CDA is required. A CU score is not permitted to be used to meet appraisal review requirements A property is considered a "flip" if either of the following are true: The price in the borrower's purchase agreement exceeds the property Seller's acquisition price by more than 10% if the property Seller acquired the property 90 or fewer days prior to the date of the borrower's purchase agreement The price in the borrower's purchase agreement exceeds the property Seller's acquisition price by more than 20% if the property Seller acquired the property 91-180 days prior to the date of the borrower's purchase agreement The price in the borrower's purchase agreement exceeds the property Seller's acquisition price by more than 20% if the property Seller acquired the property 91-180 days prior to the date of the borrower's purchase agreement If the property is a "flip" as defined above, the following additional requirements apply: A second appraisal must be obtained and a copy of the second appraisal must be provided to the borrower The second appraisal must be dotated prior to the loan consummation/note date. The property Seller on the purchase contract must be the owner of record. Increases in value should be documented with commentary from the appraiser and recent comparable sales Sufficient documentation to validate actual cost to construct or renovate (e.g., purchase contracts, plans and specifications, receipts, invoices, lien waivers, etc.) must be provided, if applicable There can be no pattern of previous flipping as evidenced by multiple transfers in the last 1
Insurance	 property as a result of foreclosure or deed-in-lieu Proof of Rent loss Insurance is required. This is in addition to all other insurance requirements per the Special Products Selling
Disaster Area Requirements	 Guide. Refer to the Disaster Guidelines in the <u>Special Products Seller Guide</u> for requirements pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counties eligible for individual assistance (IA); Areas where FEMA has not made a disaster declaration, but Community Loan Servicing or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster; Areas where the Seller has reason to believe that a property might have been damaged in a disaster Correspondent lenders are responsible for monitoring the <u>Disaster Declaration File</u> and the <u>FEMA Website</u> including the FEMA Declarations Summary on an ongoing basis to ensure that the property is not located in an area impacted by a disaster



Escrows	 Escrows for the payment of 1/12 of the annual taxes and required insurances are required and are collected at closing Escrow amounts should be collected in an amount sufficient to allow for timely payment of the property expenses plus a 2-month cushion. Refer to the Special Products Selling Guide Escrows for flood insurance, if applicable is required The collection of escrow deposits for insurance on condominiums is not required if coverage is provided by a blanket insurance policy which the homeowner's association has purchased. 				
Escrow Holdbacks	Not allowed unless the holdback has been disbursed and a certification of completion has been issued prior to purchase				
Assumability	Loans are not assumable				
Pre-Payment Penalties	 Prepayment penalties are not allowed in New Mexico nor Alaska for any reason. Blanket mortgages: if included properties are located in multiple states, follow the most conservative state PPP restriction, as applicable Prepayment penalties may be assessed as noted below for loans that prepay between the loan origination date and year five (5) in all states except: MI, MN, MS, NC, NJ, OH, PA, RI, TX and VA which must follow all state specific requirements as noted in Appendix A. 				



Bayview DSCR
Red font indicates change from previous matrix

	Prepayment Penalty by Year Year Year Year Year Year Year Year								
			1-2	Year 2-3	Year 3-4	Year 4-5	5-6	Year 6-7	
	_ (s)	5.00%	5.00%	4.00%	4.00%	3.00%	2.00%	1.00%	
	7-year option(s)								
	e pi								
		5.00%	5.00%	5.00%	5.00%	5.00%	0.00%	0.00%	
	5-year option(s)								
	opti -								
		5.00%	4.00%	3.00%	2.00%	1.00%	0.00%	0.00%	
		5.000/	5.00%	5.000	5.000	0.000	0.000/	0.000	
	. 🗵	5.00%	5.00%	5.00%	5.00%	0.00%	0.00%	0.00%	
	4-year option(s)								
	opt 4-								
		4.00%	3.00%	2.00%	1.00%	0.00%	0.00%	0.00%	
		E ODC	E OOS	E 0.00%	0.000	0.000	0.0001	0.000	
		5.00%	5.00%	5.00%	0.00%	0.00%	0.00%	0.00%	
	(5	1.00%	1.00%	1.00%	0.00%	0.00%	0.00%	0.00%	
	option(s)								
		6 month's							
	year		interest if	interest if					
	з,	pay down>20	pay down>20	pay down>20					
			%	%	0.00%	0.00%	0.00%	0.00%	
					0.0070	0.0070	0.0070	0.0070	
	ę	5.00%	5.00%	0.00%	0.00%	0.00%	0.00%	0.00%	
	2-year option (s)								
	ar o (s)								
	2-ye	2.00%	1.00%	0.00%	0.00%	0.00%	0.00%	0.00%	
		2.0070	1.0070	0.0070	0.0070	0.0070	0.0070	0.0070	
		5.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	
	ar n(s)								
	1-year option(s)								
		1.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	
		2.0070	0.0070	0.0070	0.0077	0.0070	0.0070	0.0070	
	2	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	
	No Prepay Penalty								
	Per Per								
									s: LA, MI, MN, MS, MO, OI
	(for 1-2	units), a					ermitted	to be pa	aired with 5yr IO product***
			Speci	al Rest	riction	S			
Maximum Financed	Borrower/au	arantor(s)/entitie	es are li	mited to	a maxi	mum \$6	,250,00	0 in aggregate with Bayview
Bayview Exposure		- (,,	
- •	• Up to 25 p	ronertier	s can be	combir	ned into	asingle	loan		
	Up to 25 properties can be combined into a single loan								
	Minimum DSCR: 1.0								
Blanket/Multiple Property	 Minimum o 								
Loans	 Must be ex 	perienc	ed inve	stor					
	• Minimum a				per ead	ch prope	erty inclu	Ided	
		Maximum asset value of \$1.5M per unit for each property included (i/e \$1.5M maximum value							
	• Maximum a	asset va	lue of \$	1.5M pe	er unit fo	or each i	propertv	include	a (i/e \$1.5ivi maximum valu
	 Maximum a on 1-unit, \$ 						property	include	a (i/e \$1.5ivi maximum valu



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	 If ≥ 25% of the properties included in the blanket are condominiums, 2-4 units or a combination of both, a Single Loan Variance (SLV) and pre-close pricing exception will be required Different property types can be collateralized together. Pricing and eligibility based on the most restrictive property type of all within the cross. Cannot use FNMA/FHLMC Notes and/or Security Agreements If >25% of the properties included in the blanket have individual DSCR's between 0.75 and 0.99 DSCR, then the maximum LTV must be reduced by 10% The individual property DSCR's should be calculated using only a portion of the P&I on the new loan. The portion of the P&I that should be used is allocated based on the value of the property as compared to the total value of all properties being secured in the blanket. See the calculation example below: Assumptions: The blanket loan is going to be secured by seven properties The P&I on the new loan is \$2500 We're going to calculate the individual DSCR on property #4 are \$1200 Monthly taxes, insurance and association fees for property #4 are \$1200 Monthly gross rental income on property #4 is \$1700 Step 1: Determine allocation percentage for each property by comparing the individual appraised value to the total of all appraised values in the blanket. As an example, for property #4, the allocation percentage is calculated using \$200,000 divided by \$800,000 = 					
	25%	Appraised Value \$100,000 \$100,000 \$100,000 \$200,000	Allocation Based on Total Appraised Values 12.5% 12.5% 12.5% 25.0%			
	5 6 7 Total	\$100,000 \$100,000 \$100,000 \$800,000	12.5% 12.5% 12.5% 100%			
	 <u>Step 2:</u> Determine the amount of the new P&I that should be used to calculate the individual DSCR on property #4 Total P&I of the new loan multiplied by the allocation percentage for property #4. \$2500 x 25% = \$625 					
	 <u>Step 3:</u> Add the individual property's monthly TIA (taxes, insurance, association fees) to the allocated P&I. \$625 + \$1200 = \$1825 <u>Step 4:</u> Calculate the individual DSCR for property #4 by taking gross monthly rent 					
	 Step 4. Calculate the individual DSCR for property #4 by taking gross monthly refit divided by the allocated PITIA. \$1700 divided by \$1825 = .93 Step 5: Repeat the calculation to determine each property's individual DSCR and then determine if >25% of the properties in the blanket have individual DSCRs between .75 and .99. If so, then the LTV must be reduced by 10% 					
Release Prices	Blanket/multiple property loans may permit partial releases at a release price equal to at least 120% of the allocated loan amount for each property. Allocated loan amounts must be determined proportional to the appraised values of each property • Properties currently listed for sale (at the time of application) are not eligible for refinance					
Properties Listed for Sale	 Properties currently list 	ieu ioi sale (at i	the time of applicatio			



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	 transactions. If a property is discovered to be for sale prior to purchase, the loan will be deemed ineligible for purchase Properties listed for sale within six (6) months of the application date are acceptable if the following requirements are met: Documentation provided to show cancellation of listing Acceptable letter of explanation from the borrower/guarantor detailing the rationale for cancelling the listing Must include a minimum pre-payment penalty of two or more years (if a pre-payment penalty is not permitted due to state statues, transaction would be ineligible until greater than six months since the cancellation of the listing)
Bank Secrecy and USA Patriot Acts	The Bank Secrecy Act (BSA) requires financial institutions to assist U.S. government agencies to detect and prevent money laundering. Correspondents must have implemented anti-money laundering policies and procedures to comply with applicable federal law. As a part of this policy, correspondents must screen all borrower/guarantors and guarantors against the list of specially designated nationals maintained by the U.S. Department of the Treasury and OFAC pursuant to the USA PATRIOT Act, amendments to the Bank Secrecy Act and its implementing regulation and investigate name matches as required by law. Bayview does not acquire loans which are made to borrower/guarantors or guarantors which are specially designated nationals.
Purchase approval	All loan purchases are contingent on Bayview's satisfactory review of the loan, mutual execution of the purchase advice and the lender being in good standing at the time of loan purchase. Bayview reserves the right to decline to purchase any loan for any reason.
Assignment Fees	Third party/arms-length assignment fees are permitted. Loan to Cost excluding assignment fees cannot exceed 90%
Seasoning	Loans must not be aged more than 45 days from the loan closing date until the time the loan is delivered to Bayview for purchase. This includes the date the credit and closing file is received and the loan is eligible for purchase. All loans must be purchased by Bayview within 60 days of the note date.
Interest Rate Restrictions	Interest rates must comply with all state usury law requirements.
	s that were originated in accordance with the Special Products Seller Guide within this product matrix.



Appendix A

State Specific Pre-payment Penalty Requirements

State	PPP Permitted	Requirement
Alaska	No	No prepayment penalty shall be permitted
Louisiana	Yes with conditions	 A mortgage lender may contract for and receive a prepayment penalty in an amount not to exceed: (a) Five percent of the unpaid principal balance if the loan is prepaid in full during the first year of its term. (b) Four percent of the unpaid principal balance if the loan is prepaid in full during the second year of its term. (c) Three percent of the unpaid principal balance if the loan is prepaid in full during the third year of its term. (d) Two percent of the unpaid principal balance if the loan is prepaid in full during the fourth year of its term. (e) One percent of the unpaid principal balance if the loan is prepaid in full during the fourth year of its term.
Michigan	Yes with conditions	Max 3YR at max 1% for SFR
Minnesota	Yes with conditions	Loan amount is less than Fannie/ Freddie conforming limits = 2% of UPB, or 60 days interest at the time of prepayment, whichever is less No prepayment penalty Restrictions for: Single Family Loan > \$726,200 2 Units Loan > \$929,850 3 Units Loan > \$1,123,900 4 Units Loan > \$1,396,800
Mississippi	Yes with conditions	 (i) Five percent (5%) of the unpaid principal balance if prepaid during the first year; (ii) Four percent (4%) of the unpaid principal balance if prepaid during the second year; (iii) Three percent (3%) of the unpaid principal balance if prepaid during the third year; (iv) Two percent (2%) of the unpaid principal balance if prepaid during the fourth year; (v) One percent (1%) of the unpaid principal balance if prepaid during the fifth year; and (vi) No penalty if prepaid more than five (5) years from date of the note creating the debt.
New Jersey	Yes with conditions	Permitted for business entity borrowers only . Pre-payment penalties cannot be charged to natural person borrowers.
New Mexico	No	No prepayment penalty shall be permitted
North Carolina	Yes with conditions	Prepayment penalty may be charged only on loans greater than \$150,000
Ohio	Yes with conditions	 1-2 unit: maximum 1% within 5 years of execution date of the mortgage only if loan amount >=\$107,633; No prepayment penalty permitted if loan amount < \$107,633 3-4 unit : prepayment penalty permitted without restriction



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Pennsylvania	Yes with conditions	1-2 unit: only if loan balance >\$301,022 No prepayment penalty permitted if balance <=\$301,022 3-4 unit: prepayment penalty allowed without restriction
Rhode Island	Yes with conditions	Prepayment penalty max 2% of balance
Texas	Yes with conditions	Property cannot be owner-occupied
Virginia	Yes with conditions	Max 1% if balance < \$75k



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Version Control					
Author	Section	Date	Update		
DM	ALL	8.5.21	Created matrix		
DM	Eligible products/terms	8.x	Added all product codes		
DM	DSCR	9.27	Added: Interest-only loans must use the fully amortized PITIA payment for DSCR calculation.		
DM	Release Prices	9.27	Added section: • Blanket/Cross loans may permit partial releases at a release price equal to at least 120% of the allocated loan amount for each property. Allocated loan amounts must be determined proportional to the appraised values of each property		
DM	Blanket/Cross	9.27.21	 Added section: • Up to 50 properties can be combined into a single loan Minimum of 5 properties Minimum asset value of \$100,000 per each property included Maximum loan amount of \$6,250,000 (subject to per property limits) Different property types can be collateralized together. Pricing and eligibility based on the most restrictive property type of all within the cross. If any properties are Condos, then condo pricing and eligibility applies. If none are condos, but any are 2-4 unit properties, then 2-4 unit pricing and eligibility applies If all properties are SFR's, then SFR pricing and eligibility applies 		
DM	Appraisal	9.27.21	Changed to any state licensed AMC is permitted		
DM	Eligibility	10.28.21	 Removed calculation of minimum Itv section and just added the dscr column to eligibility table next to the appropriate LTV/LTC for ease of viewing- no change to guidelines 		
DM	Assets	11.17.21	 Clarified large deposits :**** This change was retroactive, applying to all pipeline loans**** Large deposits must be verified if using for down payment, reserves or closing costs. Large deposits are defined as: a singular deposit(s) that is greater than or equal to 35% or more of the average deposit from the previous two months (60 days) of bank statements,(subject to underwriter discretion Removed the following requirement on business accounts (***this change was retroactive applying to all pipeline loans**): Cash flow analysis required using most recent three (3) months business bank statements to determine no negative impact to business Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts. 		
DM	Appraisal	11.17.21	 Added to the appraisal section (previously just showing in ineligible property section): Properties with condition rating of C5/C6 or not lease ready, and/or properties with construction rating of Q6 are ineligible 		
DM	Assets	11.24.21	 Removed requirement for sourcing and explaining large deposits**** This change was retroactive, applying to all pipeline loans**** 		
DM	Credit Requirements	11.24.21	 Changed to 120 days from 90: Tri-merged credit reports are required on all borrower/guarantor(s) <i>dated within 120 days of loan origination</i> 		
DM	Age of Documents	11.24.21	 Changed credit report requirement All credit documents, including title commitment must be no older than ninety (90) days from the Note date with the exception of the credit report which must not be older than 120 days from the note date 		
DM	First time investor	12.9.21	 Removed section and requirement for 2 yrs of investment and property management *** This change was retroactive, applying to all pipeline loans**** 		
DM	Property Management	12.9.21	 Removed section as no longer required*** This change was retroactive, applying to all pipeline loans** 		
DM	Eligibility	12.9.21	 Added to eligibility section (since removed first time investor/homebuyer section): At least one borrower/ primary guarantor must have owned a home/property for 12 months or more in the last three years. 		
DM	Assets-Business Funds	12.9.21	 Changed borrower/guarantor's ownership requirement for use of business funds to 50% or greater (from 51%) *** This change was retroactive, applying to all pipeline loans**** 		
DM	OM o ****All Items below that are being changed 2/7 are retroactive, applying to all pipeline loans****				



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DM	Eligibility Grid	2.7.22	Updated eligibility grid for expanded FICO (minimum now 620) and DSCR down to .8, expanded to 85% max LTV on purchase of 720+ FICO and loan amount less than \$1mil		
DM	Rate/Term Refinance Transaction	2.7.22	Removed Seasoning requirements : Property must be owned a minimum of six months		
DM	Cash-out Transaction	2.7.22	Removed Seasoning requirements : •Property must be owned a minimum of six months Changed section to: Cash-out loan proceeds may be used for business purposes only Cash-out loan proceeds may be used for reserves if FICO > 700 Maximum cash out \$500,000 (excluding delayed financing transactions) If owned ≤ one year: • <u>0.6 months</u> • Use lower of LTC or appraised value • Cash out proceeds cannot exceed \$500,000 • <u>7-12 months</u> • Option 1 • Use lower of LTC or appraised value • Cash out proceeds cannot exceed \$500,000 • <u>7-12 months</u> • Use lower of LTC or appraised value • Cash out proceeds cannot exceed \$500,000 • <u>7-12 months</u> • Use lower of LTC or appraised value • Cash out proceeds cannot exceed \$500,000 • Option 1 • Use appraised value • LTV > 65%, cash out proceeds to borrower cannot exceed \$250k • LTV < 65%, cash out proceeds to borrower cannot exceed \$500k		
DM	Loan amount	2.7.22	Added: o Maximum loan amount on a Cash-out transactions within in one year of property acquisition must be less than or equal to cost basis		
DM	Geographic Restrictions	2.7.22	Removed requirement to be in top 300 MSAa		
DM	Derogatory Credit	2.7.22	Changed from 48months to 36 months		
DM	LTV/LTC Restrictions		 Added section: Reduce LTV by 5% for: Vacant properties as defined in Occupancy section Refinance of a short term rental property or Cash-out of a short term rental property Reduce LTV by 10% for non-warrantable condominiums with a maximum of 70%LTV/LTC 		
		2.7.22	 Interest-only loans must meet the following additional requirements If DSCR < 1.0, maximum LTV of 75% and minimum FICO of 700 If DSCR ≥ 1.0, maximum LTV per eligibility table but a minimum FICO of 660 Maximum LTV/LTC of 70% for: Inexperienced investor 		
DM	Condominiums	2.7.22	Added non-warrantable condos and their requirements Added sqft requirement for all condominiums		
DM	Reserves	2.7.22	Added :12 months reserves required if DSCR < 1.0		
DM	Borrower Eligibility	2.7.22	 Added: Both experienced investors and inexperienced investors are permitted. Experienced investors are defined as: Owning 2 properties for 12 months, or Owning 1 investment property Owning a commercial property for 12 months Ownership in commercial real estate or investment in a real estate investment trust for greater than the most current 12 months. Inexperienced investors are defined as: Owning one property (primary or investment) for a minimum of the most recent 12 months) loans must meet the additional criteria: Minimum DSCR of 1.0 Maximum LTV 70% 		



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			o Minimum loan amount of \$150,000 and maximum loan of \$1mil.			
DM	DSCR Restrictions		 Added section: • DSCR < 1.0 not permitted for: 2-4 unit properties with FICO < 740 Inexperienced investors DSCR < 1.0 requires 12 months reserves Minimum DSCR of 1.25 if: LTV> 80% LTV> 80% 			
DM	Deserves	2.7.22	• o Loan amount < \$150,000			
DM	Reserves	2.7.22	Clarified that additional 6 months on vacant properties is for refinance transactions only			
DM	Housing History	2.7.22	Change to 0x30 x12, removed 0x60x24			
DM	DSCR	2.7.22	 Change on short term rental cal from 85% of 12mo receipts to: Utilize documented 12 months* of payments to derive the gross monthly rental amount, not to exceed 100% of market rent schedule. If no rent is received, use zero for that month 			
DM	Blanket/Multiple Properties	2.25.22	Changed minimum required properties to three for blanket/multi-property loans			
DM	Assets	2.25.22	 Changed retirement accounts from 60% to 70%, allowed gift funds after minimum 10% borrower/guarantor requirement has been met, and business funds changed to If business account used is not in the same name as the borrowing entity, than the following requirements must be met: Natural borrower/guarantor(s) must have ownership of 25% or greater of the entity holding the account Borrower/guarantor must also be named on the account or provide proof of access to 100% of the funds 			
DM	Cash out	2.25.22	Added requirement for cash out proceeds signed letter if not addressed on Business Purpose Affidavit			
DM	Reserves	3.25.22	Changed to 3mo reserves for DSCR 1 or higher****permitted for pipeline loans			
DM	Housing History		 Clarified and updated: Only 1x30x12 between all disclosed mortgages , Experienced borrowers Provide a 12 month mortgage history on the primary residence and the subject property, Applicable to all borrower/guarantor/entity (s) on the loan Inexperienced borrowers Provide a 12 month history on the primary residence and all other properties owned by the borrower/guarantor/entity(s) Applicable to all borrower/guarantor/entity (s) on the loan 			
		3.25.22				
DM	Eligibility Grid	3.25.22	Lowered DSCR from .8 to .75 **permitted for pipeline loans			
DM	Eligibility	3.25.22	 o Added to experienced investor section : o months ***permitted for pipeline loans 			
DM	Cash-out transaction		 Increased cash out maximum on blanket mortgages: • Blanket loans If owned ≤ one year: If the average ownership of all properties included in the loan is greater than one year, follow eligibility grid for LTV and maximum cash out cannot exceed \$2M. If the average ownership of all properties included in the loan amount is less than one year, the following requirements apply: O-6 months Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$750,000 7-12 months Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$750,000 7-12 months Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$750,000 7-12 months Use lower of cost basis or appraised value for all properties Cash out proceeds cannot exceed \$2M Option 1 Use appraised value Use appraised value Use appraised value LTV > 65%, cash out proceeds to borrower cannot exceed \$1M LTV < 65%, cash out proceeds to borrower cannot exceed \$2M ff owned ≥ one year:			
		3.25.22				
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DSCR V23.2 Effective 03.20.23

	DSCR	0.05.00		
	DSCR	3.25.22	Added minimum DSCR of 1.0 for blankets	
	Restrictions	3.25.22	Added minimum DSCR of 1.0 for blankets	
	Blanket/ Multi property Loans	3.25.22	 Added minimum DSCR of 1.0 for blankets Changed minimum to 3properties in a blanket 	
DM	LTV/LTC restrictions	3.25.22	Added max LTV/LTC of 80% on IO	
DM	Loan Documentation	3.25.22	 Added: If utilizing the FNMA/FHLMC residential document set, you must also complete the Business Loan Rider, see C2022-06 for full details 	
DM	Eligibility grid	4.8.22	Added Blanket term grid	
DM	Occupancy	4.8.22	 Clarified : Blanket loans Blanket loans are categorized as vacant loan transactions when the following criteria are met: Purchase: 50% or more of the included properties are vacant according to the above definition Refinance/Cash-out: 25% or more of the included properties are vacant according to the above definition 	
DM	Reserves	4.8.22	 Added: <u>Blanket loans</u> An additional 6 months of PITIA reserves is required (9 months in total) for vacant transactions. The loan is categorized as a vacant loan transaction when the following criteria are met: Purchase: 50% or more of the included properties are vacant according to the above definition Refinance/Cash-out: 25% or more of the included properties are vacant according to the above definition 	
DM	Significant Derogatory Credit	4.8.22	 Added: o NOD's on short term bridge loans (<2 year term) with hard maturities may be acceptable assuming all deficiencies are cleared and documented. These loans are subject to Bayview approval 	
			 Reduce LTV on refinances by 5% for: Vacant properties as defined in the occupancy section of the matrix. Refinance of a short term rental property or Cash-out of a short term rental property Blanket loans are categorized as short term rental transactions when the following criteria are met: Purchase: 50% or more of the included properties are short term rentals Refinance/Cash-out: 25% or more of the included properties are short term rentals 	
DM	LTV/LTC Restrictions	4.8.22	 Reduce LTV by 10% for non-warrantable condominiums with a maximum of 70%LTV/LTC Blanket loans are categorized as non-warrantable condominium loans transactions when the following criteria are met: Purchase: 50% or more of the included properties are non-warrantable condominiums Refinance/Cash-out: 25% or more of the included properties are non-warrantable condominiums 	
DM	Blanket/ Multi property Loans	4.8.22	 Added: Maximum asset value of \$1.5M per unit for each property included (i/e \$1.5M maximum value on 1-unit, \$3.0M maximum value on 2-unit, etc.) 	
DIVI	property Loans	4.0.22	• Clarified credit score used for loan: The representative score for the loan is the lowest representative score of the borrower(s) or	
DM	Credit	4.8.22	guarantor(s), as applicable. Updated to: • Reduce LTV on refinances by 5% for: • Vacant properties as defined in the occupancy section of the matrix. • Refinance of a short term rental property or Cash-out of a short term rental property • Blanket loans are categorized as short term rental transactions when the following criteria are met: • Purchase:25% or more of the included properties are short term rentals • Refinance/Cash-out: 25% or more of the included properties are short term rentals	
DM	LTV/LTC Restrictions	5.6.22	 <u>Reduce LTV by 10% for:</u> Non-warrantable condominiums with a maximum of 70%LTV/LTC Blanket loans are categorized as non-warrantable condominium loans transactions when the following criteria are met: Purchase: 25% or more of the included properties are non-warrantable condominiums Refinance/Cash-out: 25% or more of the included properties are non-warrantable condominiums If >25% of the properties included in a blanket loan have individual DSCR's between 0.75 and 0.99 DSCR 	
DM	Blanket Eligibility grid	5.6.22	 changed LTV to 75% on FICO 660-679 P/rt, and 680-699 on rt 	
DM	Loan Documentation	5.6.22	 Clarified application needs of blanket: Blanket mortgage applications should include the following for all properties included in the blanket: Address Property type and number of units 	



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	1	1		Appreciation where and data of opprecial
				Appraised value and date of appraisal Occupancy (vacant or occupied)
				Rent Taxes, Insurance and any applicable HOA fees
			•	And added:
			•	Lenders must comply with all aspects of ECOA including the Right to Receive a Copy of the Appraisal Report Disclosure
			•	Changed % on purchase to:
			•	Blanket loans are categorized as vacant loan transactions when the following criteria are met:
DM	Occupancy	5.6.22	•	Purchase: 25% or more of the included properties are vacant according to the above definition
DM	Reserves	5.6.22	•	Changed: Blanket loans
			•	An additional 6 months of PITIA reserves is required (9 months in total) for vacant transactions.
			•	The loan is categorized as a vacant loan transaction when the following criteria are met:
				 Purchase:25% or more of the included properties are vacant according to the above definition
				 Refinance/Cash-out: 25% or more of the included properties are vacant according to the above definition
DM	Eligibility	5.6.22	•	Inexperienced investors are not permitted to offer blanket loans
DM	Ineligible	5.6.22	•	Added: Units > \$1.5M for blanket loans
DM	properties	5.0.00		
DM	Appraisal Requirements	5.6.22	•	Added:
			•	 Lenders must comply with all aspects of ECOA including the Right to Receive a Copy of the Appraisal Report Disclosure
DM	Escrow	5.6.22	•	
Dim	Looiow	0.0.22		Removed FICO information
DM	Forbearance	6.3.22	•	As of 5.6 escrows required on all loans
DIM	roibearance	0.0.22		Removed COVID Forbearance guidance and changed to :
			•	Any forbearance resulting in subsequent loan modification/repayment plan is considered a significant derogatory credit event and subject to a three (3) year waiting period.
			•	Any forbearance filed after 6/1/22 is considered a significant derogatory credit event and subject to a three (3) year waiting period.
			•	Forbearance on Subject and Non-subject property(s) tht do not fall into the above scenarios:
			•	Any loan(s) that is shown to be in active forbearance is considered ineligible.
			•	Any loan that is shown to be in a past forbearance is only permitted if the plan has been exited and all reported payments have been
				made on time since the exit.
			•	Loan file must contain a letter of explanation from the borrower/guarantor detailing the reason for forbearance and that the hardship no longer exists
DM	Appendix B	6.3.22	•	Updated PA and MNPPP amounts
DM	Assets	6.3.22	•	Added that virtual currency is not permitted
DM	Appendix	6.3.22	•	Removed approved vendor list- incorporated required options into matrix in appropriate sections
DM	Rate and Term	6.3.22	•	
			•	Added:
				If the first mortgage is a HELOC, evidence it was a purchase money HELOC or it is a seasoned HELOC that has been in place for twelve (12) months and total draws do not exceed \$2000 in the most recent twelve (12) months
			•	A seasoned non-first lien mortgage is a purchase money mortgage or a mortgage that has been in place for twelve (12)
				months
			•	A seasoned equity line is defined as not having draws totaling over \$2000 in the most recent twelve (12) months.
DM	Lease	6.3.22		Withdrawal activity must be documented with a transaction history
	Requirements		•	Added in this category also: <u>Rent to own and/or contract for deeds are ineligible</u>
DM	Delayed purchase	6.3.22	•	Will be treated as a rate and term refinance
DM	LTV/LTV	6.3.22		• LTV is calculated as: loan amount divided by the value of the mortgaged property. If property is
				owned less than six months, must use purchase price as value instead of the appraised value with the exception of below:
				Loan amount is less than or equal to the cost of the property plus all documented renovation costs.
DM	Loan	6.3.22	•	Clarified when the cash out explanation is required: Cash out explanation for natural person borrowers (if not
	Documentation			addressed on Business Purpose Affidavit)
	requirements			0
DM	Assets	6.3.22	•	Added: • Fannie Mae approved third party suppliers and distributors that generate asset verification
				reports are permitted for the purpose of verifying assets
DM	Assets	7.1.22	•	Added : gifts of equity not permitted
DM	Derogatory Credit	7.1.22	•	Added: • Multiple derogatory credit events require a 7 year seasoning period
DM	Appraisal	7.1.22	•	Clarified that third party rent estimates are only needed for refinance transactions on vacant properties



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Image: Second			
DM Rate and Term 7.1.22 • Added Units and DNG Model and State of DNG Model and State D	680+ FICO		
DM Prepayment Penalty 7.15.22 Added new options DM Prepayment Penalty 7.15.22 Added new options DM ReateTerm refinance 7.15.22 Added new options DM EngleteTerm refinance 7.15.22 Prepayment is the two for the new refinance transaction was added to the optimance transaction was deal to take optimance transaction was leagily awardet to separation or dissolution of a domestic partnership DM Logontable Forms The transfer of ownership from a corporation to an indiv requirements apply: DM Logontable Forms 7.15.22	ced by an as is appraisal, then the appraised value		
Penalty 7.15.22 Added new options DM Rate/Term refinance 7.15.22 Added section to clarify: Continuity of Obligation When at least one (1) borrower on the existing mortgage is also a continuity of obligation requirements have been met. If continuit permissible exceptions are allowed for the new refinance to be el The borrower has been on title for at least twelve (12) months bu being refinanced and the borrower new test the following requirements. New refinance transaction was added to title disbursement date of the new refinance transaction was added to title disbursement date of the new refinance transaction was added to title disbursement date of the new refinance transaction was added to title disbursement date of the new refinance transaction was added to title disbursement date of the new refinance transaction was added to title disbursement date of the new refinance transaction has been added t partnership. The following requirements apply: Borrower must have been a beneficiary/creator (trust) or 25% or transfer DM Eligible Property of Ownership: 7.15.22 Added leaseholds DM Loan Documentation requirements 7.15.22 Added leaseholds DM Loan Documentation requirements 8.12.22 Added leaseholds DM Loan Documentation requirements 8.12.22 Widded carification/reminder to obtain HMDA- requirements DM Loan Documentation 8.12.22 Added leaseholds 0 DM	be used to calculate the LTV, but the loan amount is		
DM Rete/Term refinance 7.15.22 • Added section to clarify: • Continuity of obligation • When at least one (1) borrower on the existing mortgage is also a continuity of obligation requirements have been multificated permissible exceptions are allowed for the new refinance to be et The borrower has been on tile for at least twelve (12) months bu- being refinanced and the borrower meets the following requirement • Has been making the mortgage payments (including any second months, or • Is related to the borrower on the mortgage being refinanced • The borrower on the new refinance transaction was added to tilt disbursement date of the new refinance transaction mass been added to partnership. The following requirements apply: • Borrower on the new refinance transaction has been added to partnership. The following requirements apply: • Borrower on the new refinance transaction has been added to partnership. The following requirements apply: • Borrower must have been a beneficiary/creator (trust) or 25% or transfer • NOTE: transfer of ownership from a corporation to an indiv requirement DM Eligible Property types 7.15.22 • Added leaseholds DM Loan Documentation requirements 7.15.22 • Added clarification/reminder to obtain HMDA- requirements DM Loan Documentation Requirements 8.12.22 • Updated verblage surrounding business purpose and non-owner of any one borrower cannot be used from the add of security Mortgages DM Loan Documentation Requirements 8.12.22 • Added carifying language in bold: • A single appraiser cannot be used from the add of a single appraiser cannot be used for more tha 3 out of a any on			
DM Eligible Property types 7.15.22 • Added leaseholds DM Acceptable Forms of Ownership: 7.15.22 • Added leaseholds DM Loan Documentation requirements 7.15.22 • Added leaseholds DM Loan Documentation 7.15.22 • Added leaseholds DM Loan Documentation 8.12.22 • Updated verbiage surrounding business purpose and non-owner Owner additional states and the state of the stat	huity of obligation is not met, the following be eligible: so but is not obligated on the existing mortgage that is rements: ondary financing) for the most recent twelve (12) title twenty- four (24) months or more prior to the ed the property by a court in the case of divorce, ed to title through a transfer from a trust, LLC or s or more owner of the LLC or partnership prior to the e ownership (on title) for at least the most recent six		
Image: Stypes			
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DM Eligible property 9.9 • Added clarification that a lease is considered current per local/state statue DM Age of documents 9.9 • Added that all units/properties must have fully functioning kitchens DM Age of documents 9.9 • Added "appraisal" report as being acceptable per 120 days DM Prepayment 9.23.22 • Added 7 year option			
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DM Age of documents 9.9 Added "appraisal" report as being acceptable per 120 days DM Prepayment 9.23.22 • Added 7 year option	Taces of a month to month verblage occurs		
DM Prepayment 9.23.22 • Added 7 year option			
Penalty Penalty DM LTV/LTC restrictions 10.7.22 • Removed: Interest-only loans must meet the following additional requirem			



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			• If DSCP < 1.0 maximum LTV of 75% and minimum EICO of 700
		10.7.22	If DSCR ≥ 1.0, maximum LTV of 80% but a minimum FICO of 660 Removed:
		10.7.22	IO must meet the following additional requirements
DM			 If DSCR < 1.0, maximum LTV of 75% and minimum FICO of 700
	DSCR		
DM	Dropourpont	10.7.22	If DSCR ≥ 1.0, maximum LTV per eligibility table but a minimum FICO of 660 Clarified: *** 7 year PPP not permitted to be paired with 5yr IO product***
DIVI	Prepayment penalty	10.7.22	Clarined: ••• 7 year PPP not permitted to be pared with Syr to product •••
	Blanket/Multi-	10.7.22	Added: • If \geq 25% of the properties included in the blanket are condominiums, 2-4 units or a combination of both, pre-approval is
DM	property		required.
			Removed: Pricing and eligibility based on the most restrictive property type of all within the blanket; if any properties are Condos, then
			condo pricing and eligibility applies; if none are condos, but any are 2-4 unit properties, then 2-4 unit pricing and eligibility applies; if all
DM	DCCD Destrictions	10.7.22	properties are SFR's, then SFR pricing and eligibility applies
DM	DSCR Restrictions	10.7.22	Minimum DSCR of 1.25 required on loan amounts less than \$150,000 Added: unless the transaction is a purchase loan with a minimum FICO of 700
DM	Eligibility	10.21.22	Replaced this language "The Guarantor(s) on the loan application must be the same as the managing member(s) and have documented
	<i>o</i> ,		authority to sign on behalf of the entity which includes joint and several liability as to the debt obligation of the borrowing entity" with
			this language to clarify." • The guarantor(s) on the loan application must be a managing member(s) with documented
			authority to sign on behalf of the entity which includes joint and several liability as to the debt obligation of the borrowing entity.
DH	Eligibility Grids	11.4.22	Added Declining Market footnotes
			Added Gift Fund Documentation Specificity
ľ			Donor must be a family member, future spouse or domestic partner
			• Executed gift letter with gift amount and source, donor's name, address, phone number and relationship
			Seller must verify sufficient funds to cover the gift are either in the donor's account or have been transferred to the
DH	Gift Funds	11.4.22	borrower's account
ľ			 Acceptable documentation includes the following: Copy of donor's check and borrower's deposit slip
			 Copy of donor's withdrawal slip and borrower's deposit slip Copy of donor's withdrawal slip and borrower's deposit slip
			 Copy of donor's check to the closing agent
			 A settlement statement/CD showing receipt of the donor's gift check
			Added Declining Market section
			• LTV/LTC must be 5% below product maximum per product matrix eligibility grid for any loan where the appraisal indicates
			that the subject property is in a declining market
DH	Declining Markets	11.4.22	As an example:
			If the eligibility grid indicates a maximum of 75% LTV/LTC for the subject
			transaction and the appraisal indicates a declining market, then the maximum
			LTV/LTC should be reduced to 70%
			Removed
			Appraisal Update (Form 1004D) is allowed for appraisals that are over 120 days aged but less than 180 days aged from the Note date
	Appraisal		Added
DH			• Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged from Note date. A new full appraisal
	Requirements	11.4.22	is required for leave the entroised effective date is greater than 00 days from the Note date
	Requirements	11.4.22	is required for loans where the appraisal effective date is greater than 90 days from the Note date
	Requirements	11.4.22	 is required for loans where the appraisal effective date is greater than 90 days from the Note date The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review
	Requirements	11.4.22	 The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional
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	Eligibility Grids Debt Service	11.18.22	 The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements
DH	Eligibility Grids Debt Service Coverage Ratio		 The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements Re-named Footnote #2 to read See State/MSA LTV/CLTV/HCLTV Reduction Section
DH	Eligibility Grids Debt Service	11.18.22	The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements Re-named Footnote #2 to read See State/MSA LTV/CLTV/HCLTV Reduction Section Added
	Eligibility Grids Debt Service Coverage Ratio (DSCR)	11.18.22	The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements Re-named Footnote #2 to read See State/MSA LTV/CLTV/HCLTV Reduction Section Added Short-term rentals require a DSCR ≥ 2.0
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DH DH DH	Eligibility Grids Debt Service Coverage Ratio (DSCR) DSCR Restrictions Declining Market	11.18.22 11.18.22 11.18.22 11.18.22	 The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements Re-named Footnote #2 to read See State/MSA LTV/CLTV/HCLTV Reduction Section Added Short-term rentals require a DSCR ≥ 2.0 Added Short-term rentals require a DSCR ≥ 2.0 Removed Declining Market Section Removed Transferred appraisals are not permitted Added Appraisal transfers are permitted. All appraisal transfers must meet the following requirements: Appraisal must be in the name of the transferring lender Must be on company letterhead Borrower name and address must be included Must be executed by an authorized member of the company. The printed name and signature of seller's representative, title and date is required. Appraisal transfer letters signed by loan officers or loan processors
DH DH DH	Eligibility Grids Debt Service Coverage Ratio (DSCR) DSCR Restrictions Declining Market	11.18.22 11.18.22 11.18.22 11.18.22	 The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements Re-named Footnote #2 to read See State/MSA LTV/CLTV/HCLTV Reduction Section Added Short-term rentals require a DSCR ≥ 2.0 Added Short-term rentals require a DSCR ≥ 2.0 Removed Declining Market Section Removed Transferred appraisals are not permitted Added Appraisal transfers are permitted. All appraisal transfers must meet the following requirements: Appraisal must be in the name of the transferring lender Must be on company letterhead Borrower name and address must be included Must be executed by an authorized member of the company. The printed name and signature of seller's representative, title and date is required. Appraisal transfer letters signed by loan officers or loan processors will not be acceptable
DH DH DH	Eligibility Grids Debt Service Coverage Ratio (DSCR) DSCR Restrictions Declining Market	11.18.22 11.18.22 11.18.22 11.18.22	 The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements Re-named Footnote #2 to read See State/MSA LTV/CLTV/HCLTV Reduction Section Added Short-term rentals require a DSCR ≥ 2.0 Added Short-term rentals require a DSCR ≥ 2.0 Removed Declining Market Section Removed Transferred appraisals are not permitted Added Appraisal transfers are permitted. All appraisal transfers must meet the following requirements: O Appraisal must be in the name of the transferring lender Must be on company letterhead Borrower name and address must be included Must be executed by an authorized member of the company. The printed name and signature of seller's representative, title and date is required. Appraisal transfer letters signed by loan officers or loan processors



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			 Proof that original appraisal report Maximum 75% LTV/LTC CDA is convined a CU secondary 		
			0 CDA is required. A CU score is no Added MSA LTV/CLTV/HCLTV Reduction	ot permitted to be used to meet appraisal review requirements	
DH	State/MSA LTV/CLTV/HCLTV Reduction	11.18.22	 In the states of GA, WA, KS, ND, OR, I grid up to a maximum of 75% In the states of TX, AZ, ID, NC, DC, NV, eligibility grid up to a maximum of 70% A 10% LTV/CLTV/HCLTV reduction fro Areas identified in the below table. An 0 If a property is in one of the state 	UT: Reduce LTV/CLTV/HCLTV by 5% from the maximum allowed per the eligibility V. SD: Reduce LTV/CLTV/HCLTV by 10% from the maximum allowed per the	
			then an LTV/CLTV/HCLTV reduction O In the instance where the 25% thre both the state and MSA lists then b	eshold has been met or exceeded and there are properties in the blanket that fall into both LTV/CLTV/HCLTV reductions will apply	
			(See State/MSA LTV/CLTV/HCLTV Redu Removed	iction Section to view table)	
			• Up to 50 properties can be combined in	to a single loan he blanket are condominiums, 2-4 units or a combination of both, pre-approval is	
DH	Blanket/Multi- Property Loans	11.18.22	Variance (SLV) and pre-close pricing e	the blanket are condominiums, 2-4 units or a combination of both, a Single Loan exception will be required xample for when >25% of the properties included in the blanket have individual	
AS DSCR – Gross Rents 11.18.22			 that has verbiage that states the le expires or per local statutes is still Gross rent used in the DSCR calc 1007/1025 as applicable, except a If the lease agreement is higher agreement may be used up to 1 	culation must come from the lesser of the lease agreement or Appraisal Form	
			 New: When the lease agreement is higher than the gross market rent on the appraisal, the following requirements apply: The amount used for qualifying cannot exceed 10% over the market rent on the appraisal. If the actual rent is greater than market rent, but is ≤ 10% over the market rent, then the lease amount can be used for qualifying. 		
DH	Declining Markets	11.21.22	Added Declining Market section LTV/LTC must be 5% below product maximum per product matrix eligibility grid for any loan where the appraisal indicates that the subject property is in a declining market As an example: If the eligibility grid indicates a maximum of 75% LTV/LTC for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/LTC should be reduced to 70%		
DH	Appraisal Requirements	11.21.22	 Added Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets. See Declining Market section for additional requirements 		
DH	Eligibility Grids	11.23.22	Added LTV/LTC/CLTV/HCLTV Reduction	Table	
			Updated Declining Market section to re	eflect specific LTV/LTC/CLTV/HCLTV reductions by category	
DH	Declining Markets	11.23.22		LTV/LTC/CLTV/HCLTV Reductions 20% LTV/LTC/CLTV/HCLTV reduction from the maximum above, up to a maximum of 60% 15% LTV/LTC/CLTV/HCLTV reduction from the maximum above, up to a maximum of 65%	
			Category 3 NC, DC, NV, SD, WA	10% LTV/LTC/CLTV/HCLTV reduction from the maximum above, up to a maximum of 70% 5% LTV/LTC/CLTV/HCLTV reduction from the maximum above, up to a maximum of 75%	
DH	Appraisal Requirements	11.23.22	Removed	eing in a declining market are not eligible to use the CU to meet appraisal review	



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DH	Appendix B	11.23.22	Added Appendix B – Category 1
DH	Appendix C	11.23.22	Added Appendix C – Category 2
DH	Appendix D	11.23.22	Added Appendix D – Category 3
DH	Appendix E	11.23.22	Added Appendix E – Category 4
DH	Eligibility	02.15.23	 Prior Experienced investors are defined as: Owning 2 properties for more than 12 months, or Owning 1 investment property for 24 months, or Ownership in commercial real estate or investment in a real estate investment trust for greater than the most current 12 months. or Ownership in commercial real estate or investment in a real estate investment trust for greater than the most current 12 months. or Have had ownership in three or more properties over the past 24 months Inexperienced investors are defined as: Owning one property (primary or investment) for a minimum of the most recent 12 months; these loans must meet the additional criteria: Minimum DSCR of 1.0 Maximum LTV 70%. Minimum loan amount of \$150,000 and maximum loan of \$1mil. Blanket mortgages not permitted Updated Vertice of the estate or investment in a real estate investment three (3) years, or Owning two (2) or more property for at least twelve (12) months within the most recent three (3) years, or Owning one (1) investment property for at least twelve (12) months within the most recent three (3) years, or Owning one (1) investment property for at least twelve (12) months within the most recent three (3) years, or Owning one (1) commercial property for at least twelve (12) months within the most recent three (3) years, or Owning one (1) commercial property for at least twelve (12) months over the past 24 months Have had ownership in three or more properties at least twelve (12) months over the past 24 months Have had ownership in three or more properties at least twelve (12) months over the past 24 months Inexperienced investors are defined as: O Borrowers not meeting the definition of an experienced investor are considered to be inexperienced investors. These loans must meet the additional criteria: Minimum loan amount
DH	Lease Requirements	02.15.23	 Added All tenants on leases must be natural persons. Exceptions for other types of entities may be considered on a case by case basis
DH	Property Flips	02.15.23	 Added New Section – Property Flips A property is considered a "flip" if either of the following are true: The price in the borrower's purchase agreement exceeds the property Seller's acquisition price by more than 10% if the property Seller acquired the property 90 or fewer days prior to the date of the borrower's purchase agreement The price in the borrower's purchase agreement exceeds the property Seller's acquisition price by more than 20% if the property Seller acquired the property 91-180 days prior to the date of the borrower's purchase agreement If the property is a "flip" as defined above, the following additional requirements apply: A second appraisal must be obtained and a copy of the second appraisal must be provided to the borrower The property Seller on the purchase contract must be the owner of record. Increases in value should be documented with commentary from the appraiser and recent comparable sales Sufficient documentation to validate actual cost to construct or renovate (e.g., purchase contracts, plans and specifications, receipts, invoices, lien waivers, etc.) must be provided, if applicable There can be no pattern of previous flipping as evidenced by multiple transfers in the last 12 months Non-Arm's Length transactions are not permitted. Client is responsible for reviewing chain of title. Particular due diligence should be exercised in cases of entity to entity transfers to ensure no red flags are present The property must have been marketed openly and fairly, through a multiple listing service, auction, for sale by owner offering (documented) or developer marketing. The above requirements do not apply if the property seller is a bank that received the property as a result of foreclosure or deed-in-lieu
DH	Blanket/Multiple Property Loans	02.15.23	Removed Minimum of 3 properties Added Minimum of 2 properties



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DH	Appendix A State Specific Pre-payment Penalty Requirements	02.15.23	Updated PPPs for PA, MN and OH for 2023		
DH	Asset Requirements	03.08.23	Added to the gift section Gift funds are not permitted to meet reserve requirements 		
DH	Reserves	03.08.23	Added Gift funds are not permitted to meet reserve requirements		
DH	Rate/Term Refinance Transactions	03.08.23	Added the below example to illustrate maximum LTV and loan amount calculations for properties owned 0-6 months Example: For illustrative purposes, the below assumptions will be made • Purchase Price: \$200,000 • Purchase Price: \$200,000 • Purchase Value: \$500,000 • Closing Costs: \$4000 • Documented Renovations: \$102,000 • Cost Basis Determination (inclusive of closing costs and documented renovations) \$200,000 (purchase price) + \$4000 (closing costs) + \$102,000 (documented renovations) = \$306,000 D) Current Appraised Value \$500,000 (assuming a maximum allowable LTV of 80% would yield a maximum loan amount of \$400,000) In the above example, since greater than 20% of the renovation work was completed on the property, the current appraised value (B) can be used to calculate maximum LTV, however, the maximum loan amount is limited to the cost basis plus documented renovations (A) \$306,000. Added Clarification in the Rate/Term Refinance Transactions section that properties owned 7-12 months can use the appraised value to calculate LTV		
DH	Appraisal Requirements	Appraisal 03.08.23			
DH	Declining Markets	03.20.23	Removed declining markets requirements throughout product matrix		



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FANNIE MAE CONFORMING & HIGH BALANCE PRODUCT MATRIX

This product matrix serves as a summary of the Fannie Mae Conforming and High Balance loan program in addition to Community Loan Servicing overlays. Refer to the Fannie Mae Selling Guide for any information not specified in this product matrix.

Seller shall deliver loans that were originated in accordance with the Fannie Mae Single Family Selling Guide unless otherwise noted in this product matrix.



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		Fixed	Rate		
Occurrency		d Limited Cash-Out efinance	Cash-Out Refinance		Credit Score
Occupancy	Number of Units	Maximum LTV/CLTV/HCLTV	Number of Units	Maximum LTV/CLTV/HCLTV	
	1-unit	97% ¹	1-unit	80%	
Owner Occupied	2 units	85%	2-4 Units	75%	
p	3-4 Units	75%			
Second Home	1-Unit	90%	1-unit	75%	<u>Minimum 620</u>
	1-unit - Purchase	85%			
Investment	2-4 units - Purchase	75%	1-unit	75%	
	1-4 Units - LCOR	75%	2-4 Units	70%	

¹Greater than 95% LTV/CLTV/HCLTV limited to conforming, fixed rate loan amounts only. Refer to 97% Eligibility Requirements Section for additional restrictions

Loan Product					
Eligible Products/Terms	CBF150 Conforming 15YR Fixed (>\$150k) CBF151 Conforming 15YR Fixed (≤ \$85k) CBF152 Conforming 15YR Fixed (>\$85k and ≤\$110k) CBF153 Conforming 15YR Fixed (>\$110k and ≤\$150k) CBF200 Conforming 20YR Fixed CBF300 Conforming 30YR Fixed (>\$150k)	I Loan Limits CBF301 Conforming 30YR Fixed (≤\$85k) CBF302 Conforming 30YR Fixed (>\$85k and ≤\$110k) CBF303 Conforming 30YR Fixed (>\$110k and ≤\$150k) ■ E Loan Limits HBF309 Conforming 30YR Fixed			
Ineligible Products Types	 Adjustable Rate Mortgages (ARMs) HomeStyle Renovation / Energy Mortgages Construction to Perm / One-Time Close Mortgages Temporary Buydowns Interest-Only Loan Programs RefiNow HUD184 				
Purpose	 Purchase Rate/Term Refinance Cash-Out Transactions in the state of Texas subject to 50(a)(6) – Refer to the Conforming Texas Section 50(a)(6) refinance matrix 				



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Occupancy	 Primary Residence 1-4 Units Second Home 1 Unit only Investment 1-4 Units
95.01% - 97% LTV/CLTV/HCLTV Requirements	 For First-Time Home Buyers and Limited Cash-Out Refinance 1 Unit Primary Residence only (including Condos and PUDs) Fixed Rate, 30YR term only High Balance loans not permitted Non-Occupant co-borrower not permitted Reserves (if required by DU) may be gifted Purchase Option for First-Time Home Buyers At least one borrower must be a first time homebuyer First time homebuyer definition – At least one borrower must not have owned any residential property in the last three years. See Fannie Mae Selling Guide for additional information. Standard MI coverage required (35%) Homebuyer education class must be completed, by at least one borrower, when all borrowers are first time homebuyers Post purchase delinquency counseling not required Limited Cash-Out Transactions Existing loan being refinanced must be owned (or securitized) by Fannie Mae. Documentation may come from the lender's servicing system, the current servicer (if the lender is not the servicer, or from the Fannie Mae Loan Lookup Tool or any other source as confirmed by the lender.
	 Lender must inform DU that Fannie Mae owns the existing mortgage via the Owner of Existing Mortgage field in the online loan application before submitting the loan to DU All other standard limited cash-out refinance policies apply
Temporary Buydowns	Not permitted
	Eligibility
Borrower Eligibility	 Acceptable Residency Statuses: U.S. Citizen(s) Non-US Citizen(s) who are lawfully present in the United States. This includes both Permanent Qualified Resident Aliens and Non-Permanent Qualified Aliens as defined in the <u>Special Products Seller Guide</u> or the <u>Residency and Eligibility Guide</u> <u>Note: If closing in a Trust, the Trust beneficiaries must meet one of the above residency statuses</u> Inter Vivos Revocable Trusts permitted in accordance with Fannie Mae guidelines. File to contain clear evidence of compliance.
Co-borrower/Co-signer	Permitted in accordance with Fannie Mae Selling Guide
Non-Arm's Length Transactions	Fannie Mae will not purchase mortgage loans on newly constructed homes secured by a 2 nd Home or Investment Property if the borrower has a relationship or business affiliation with the builder, developer, or seller of the property.



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Credit			
AUS	 Desktop Underwriter with Approve/Eligible findings required <u>Manual underwriting not permitted</u> Credit is evaluated by DU 		
Underwriting Authority	Delegated underwriting only		
Credit Score	<u>Minimum 620</u>		
Non-Traditional Credit	Non-traditional credit is not acceptable		
Significant Derogatory Credit	Refer to <u>Fannie Mae Selling Guide</u>		
DTI	Evaluated and determined by DU		
Liabilities	Refer to Fannie Mae Selling Guide		
	Employment/Income		
Employment/ Income Verification	 Employment and income documentation must comply with the requirements of the DU findings and the <u>Fannie Mae Selling Guide</u> Fannie Mae approved third party suppliers and distributors that generate employment and income verification report are permitted for the purpose of verifying income and/or employment For salaried employees, the verbal verification of employment must be completed within 10 business days prior to the Note date Income validation obtained through DU may fulfill the VVOE requirement provided that it is obtained within ten (10) business days prior to the Note date For self-employed borrowers, the verbal verification of employment must be completed within 120 calendar days prior to the Note date All sources of qualifying income must be legal in accordance with all applicable Federal, State and Local laws, rules and regulations, without conflict A 4506-C form is required to be signed at closing for all transactions Transcript Requirements: W2/1099 transcripts will not be required for a borrower when all income for that borrower is derived from W-2 wage earner and /or 1099 fixed income sources <u>Tax transcripts are required in the following circumstances:</u> When tax returns are used to qualify a borrower. The number of years provided must be based on the DU findings. Income verified via tax returns includes but is not limited to the examples listed below:		



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Rental Income	 Refer to <u>Fannie Mae Selling Guide</u> with the following restriction: <u>When purchasing or refinancing a 2-4 unit primary residence or a 1-4 unit investment</u> property, the borrower must currently own a primary residence in order to use rental income from the subject property for qualifying purposes 		
	Assets/Reserves		
Asset/Reserve Requirements	 Asset documentation must comply with the requirements of DU findings and the <u>Fannie</u> <u>Mae Selling Guide</u> Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets. 		
Gifts	Refer to <u>Fannie Mae Selling Guide</u>		
IPC – Interested Party Contributions	Refer to <u>Fannie Mae Selling Guide</u>		
Down Payment Assistance	 <u>Down payment and closing cost assistance subordinate financing is not permitted</u> Employer assistance is acceptable in accordance with the <u>Fannie Mae Selling Guide</u> 		
Borrower Contribution	Refer to Fannie Mae Selling Guide		
	Subordinate Financing		
New Subordinate Financing	Refer to <u>Fannie Mae Selling Guide</u>		
Existing Subordinate Financing	Refer to <u>Fannie Mae Selling Guide</u>		
	Property/Appraisal		
Eligible Property Types	 Single Family Detached Single Family Attached 2-4 Unit Detached PUDs Condominiums (must be Fannie Mae eligible) Rural Properties (in accordance with Agency Guidelines, properties must be residential in nature) Leaseholds 		
Ineligible Property Types	 <u>Manufactured homes</u> Mobile Homes <u>Cooperatives</u> Condotels Hotel Condominiums Timeshares Working Farms and Ranches Unimproved Land Land trusts in those states where the beneficiary is an individual <u>Community Land Trusts</u> 		



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Appraisal Requirements	 Determined by DU Finding: Property Inspection Waiver (PIW) is permitted. Must comply with Fannie Mae Guidelines Appraisal Condition Rating of C5/C6 or a Quality Rating of Q6 is not permitted Re-certification of value, in accordance with Fannie Mae guidelines, is acceptable Appraisal transfers are permitted in accordance with the Fannie Mae Selling Guide The re-use of an appraisal is permitted in accordance with the Fannie Mae Selling Guide Successful UCDP Submission Summary Reports (SSRs) from both Fannie Mae and Freddie Mac are required. Loans will not be purchased that include the recently added proprietary messages that indicate 100% of the loans submitted with appraisals from the identified appraiser or supervisory appraiser will be reviewed or that Fannie Mae will not accept appraisals from the identified appraiser or supervisory appraiser as applicable. 	
Condos/PUDS	 Must follow Fannie Mae published Condominium Eligibility Guidelines. See https://www.fanniemae.com/singlefamily/project-eligibility for more information Limited Review allowed in accordance with Fannie Mae Guidelines Limited Review for attached Condominium Units in Established Condominium Projects <u>PERS approval is not permitted</u> 	
Disaster Policy	 Refer to the Disaster Guidelines in the <u>Special Products Selling Guide</u> for requirements pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counties eligible for individual assistance (IA); Areas where FEMA has not made a disaster declaration, but Community Loan Servicing or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster; Areas where the Seller has reason to believe that a property might have been damaged in a disaster Correspondent lenders are responsible for monitoring the <u>Disaster Declaration File</u> and the <u>FEMA Website</u> including the FEMA Declarations Summary on an ongoing basis to ensure that the property is not located in an area impacted by a disaster. 	
Escrow Holdbacks	 Follow Fannie Mae guidelines regarding reason, type of improvements, time to complete, quality, disbursements, and post-closing documentation. It is Seller's responsibility to forward final completion documents to CLS per Fannie Mae Guidelines 	
Primary conversion	Refer to Fannie Mae Selling Guide	
Geographic Restrictions	Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted	
	Special Restrictions	
High Cost	CLS will not purchase High Cost Loans	
HPML	Refer to Fannie Mae Selling Guide	



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Multiple Financed Properties	 The loan must comply with Fannie Mae's limitations on the maximum number of financed properties, including ownership interest in financed properties. Fannie Mae has imposed LTV/CLTV, minimum credit score, transaction type, reserves and other miscellaneous requirements that may not be assessed by DU. Refer to the Fannie Mae Selling Guide.
POA	The use of a POA is not permitted on Cash-Out transactions
	Insurance
Mortgage Insurance	 Standard Coverage Required Split Premium MI is eligible subject to Fannie Mae guidelines Financed MI is eligible subject to Fannie Mae guidelines Lender paid single premium and borrower paid single premium MI is eligible subject to Fannie Mae guidelines <u>Reduced MI: Not permitted</u>
	Other Considerations
Age of Documentation	 All credit documents must be dated within 120 days of the Note date Preliminary Title Policies must be no more than 180 days old on the date the Note is signed
Assignment of Mortgage	All loans must be registered with MERS at the time of delivery to CLS. The MERS transfer of beneficial rights and transfer of servicing rights must be initialed by the Seller with 7 calendar days of purchase date. Refer to Seller Guide for transfer requirements.
Seasoning Requirements	<u>Complete closed loan packages (Credit file, Closing file, and Note) must be received by CLS</u> within 45 calendar days from Note date.
Escrow Waivers	 <u>Tax and insurance escrows are required on all loans greater than 80% loan to value (LTV)</u> with the exception of California where state law prescribes escrows are not required on loans less than 90% LTV. <u>Flood insurance premiums paid by the borrower must be escrowed and cannot be waived</u> regardless of LTV. If flood insurance premiums are paid by a condominium association, homeowner's association or other group, no escrow is required. <u>Escrow waivers for property taxes and homeowners insurance are permitted on loans with</u> <u>LTVs less than or equal to 80% in accordance with the Fannie Mae Selling Guide and all</u> <u>state specific restrictions.</u> Tax and insurance escrows are required on all HPML loans.
Forbearance	• Community Loan Servicing will not purchase any loan where the borrower is actively seeking a forbearance or any loan that is in an "active" forbearance status prior to purchase by Community Loan Servicing
Seller shall deliver loans that were	e originated in accordance with the Fannie Mae Single Family Selling Guide, unless otherwise noted in this product matrix.



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Version Control				
Author	Section	Date	Update	
DH	Eligibility Matrix	06/29/17	High balance loans are now included in the eligibility matrix	
DH	Employment/Income Verification	06/29/17	 Added clarification that approved third party suppliers and distributors that generate income verification reports are permitted for the purpose of verifying income and/or employment. Added clarification that income validation obtained through DU may fulfill the VVOE requirement provided that it is obtained within ten (10) business days prior to the note date. Added updated transcript requirements: W2/W9 transcripts will not be required for a borrower when all income for that borrower is derived from W-2 wage earner and/or 1099 fixed income sources. Tax transcripts are required when tax returns are used to qualify a borrower. The number of years provided must be based on the DU findings. Income verified via tax returns includes but is not limited to the examples listed below. Self-employment income Commission Income ≥ 25% Rental Income Employment by Family Members Other Income Sources (i.e. Dividend Interest, Capital Gains, Alimony etc.) Added clarification that form 4506-T is required to be signed at closing for all transactions 	
DH	Reserves/Assets	06/29/17	 Added clarification that approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets. 	
DH	Appraisal	06/29/17	Added requirements for high balance loans	
RM	Appraisal	07/10/17	 Added clarification that Property Inspection Waiver (PIW) is permitted. Must comply with Fannie Mae Guidelines 	
DH	Eligibility Matrix	07/31/17	Updated ARM eligibility to align with fixed rate transactions up to a maximum of 95% LTV/CLTV/HCLTV	
DH	Income/Employment	7/31/17	 Added clarification that tax transcripts are required when a written VOE form 1005 is used as standalone income verification 	
RM	Geographic Restrictions	10/26/17	Removed Hawaii from the ineligible list	
DH	Appraisal	3/15/18	 High Balance Loans Removed field review requirement when the property value is >= \$1,000,000 and the LTV exceeds 75% 	
DH	Employment/Income	07/19/18	 Added clarification that all sources of qualifying income must be legal in accordance with all applicable federal, state and local laws, rules and regulation, without conflict. Added clarification that when amended tax returns have been filed, tax transcripts are required to support the amended income 	
DH	Escrow Waivers	07/19/18	 Escrow waiver row added as follows: Tax and insurance escrows are required on all loans greater than 80% loan to value (LTV) with the exception of California where state law prescribes escrows are not required on loans less than 90% LTV. Flood insurance premiums paid by the borrower must be escrowed and cannot be waived regardless of LTV. If flood insurance premiums are paid by a condominium association, homeowner's association or other group, no escrow is required. Escrow waivers for property taxes and homeowners insurance are permitted on loans with LTVs less than or equal to 80% in accordance with the Fannie Mae Selling Guide and all state specific restrictions. Tax and insurance escrows are required on all HPML loans. 	
DH	Appraisal	07/19/18	 Clarification added permitting the transfer and re-use of an appraisal in accordance with the Fannie Mae Selling Guide 	
DH	Borrower Eligibility	10/29/18	 Revised: Acceptable Residency statuses: US Citizen(s) Non-US Citizen(s) who are lawfully present in the United States. This includes both Permanent Qualified Resident Aliens and Non-Permanent Qualified Aliens as defined in the Community Loan Servicing Selling Guide or the Bayview and Lakeview Borrower Residency and Eligibility Guide Note: If closing in a Trust, the Trust beneficiaries must meet one of the above residency statuses 	
DH	Down Payment and Closing Cost Assistance	11/01/18	Added clarification that down payment and closing cost assistance subordinate financing is not permitted	
DH	Disaster Area Requirements	01/31/19	Removed: Please refer to the list of affected counties published by FEMA using the following link: http://www.fema.gov/disasters 	



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			 If FEMA does not identify an area as a disaster, Lakeview reserves the right to declare an area not identified by FEMA as a disaster. In these cases Lakeview will communicate any declarations. The Disaster Policy should be followed during an ongoing disaster and up to 90 days from the FEMA declaration date If the subject property is located in one of the impacted counties and the appraisal was completed prior to the incident period (as defined by FEMA), Lakeview Loan Servicing will require a post disaster inspection confirming the property was not adversely affected by the disaster. Full appraisals obtained after the incident period need to indicate that the property has not been impacted by the disaster If the inspection notes the property is uninhabitable, unsound, or the condition of the property has been affected by the disaster, a new full appraisal is required. The following are acceptable inspection formats: A property inspection report with photo from a licensed inspector Appraisal Update and/or Completion Report A substitute appraiser may be used when the original appraiser is not available Replaced: Refer to the Disaster Guidelines in the Lakeview Loan Servicing Selling Guide or the Bayview Lakeview Loan Servicing Disaster Declarations with designated counties eligible for individual assistance (IA); Areas where FEMA has not made a disaster declaration, but Lakeview Loan Servicing or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster; Areas where the Seller has reason to believe that a property might have been damaged in a disaster
DH	Borrower Eligibility	02/21/19	property is not located in an area impacted by a disaster. Removed: Borrowers purchasing an investment property must demonstrate a 12 month primary housing history Borrower(s) will need to represent primary ownership through mortgage history or property records/tax and HOI payments; or Borrower(s) must demonstrate that they have handles a primary housing payment. This can documented through 12 months cancelled checks or VOR from a property management company. **Delayed financing will be permitted only when the borrower meets the primary housing history requirements listed above.
DH	Employment/Income	02/21/19	 Added: <u>Borrowers purchasing an investment property using rental income to qualify must own a primary residence.</u> <u>The following additional requirements must be met with the purchase of a new investment property or conversion of a primary residence to an investment property:</u> <u>If borrower does not have a minimum of one year of investment property management experience, then the rental income is only permitted to offset the amount of principal, interest, taxes and insurance (PITI) of the new investment property. Excess rental income cannot be added to the borrower's gross monthly income to qualify.</u>
DH	Eligible Property Type	04/16/19	Removed: • Land Trust
DH	Ineligible Property Type	04/16/19	Added: • Land Trusts in those states where the beneficiary is an individual
AM	Matrix	08/20/19	Updated to new format
DH	Eligibility Grid	11/15/19	Expanded eligibility to allow primary and second homes
DH	Occupancy	11/15/19	Expanded eligibility to allow primary and second homes
DH	Rental Income	03/19/20	Added refinance transactions to the below overlay When purchasing or refinancing a 2-4 unit primary residence or a 1-4 unit investment property, the borrower must currently own a primary residence in order to use rental income from the subject property for gualifying purposes
DH	Eligible Products/Terms	04/09/20	Removed ARM product codes
DH	COVID-19 Guidance	04/09/20	Added front page detailing COVID-19 guidance to be applied to product
DH	COVID-19 Guidance	4/23/20	Updated COVID-19 cover page o Appraisal flexibilities o Condo project reviews
DH	COVID-19 Guidance	5/07/20	Updated COVID-19 cover page o Income and Employment Verification o Age of Documentation o Appraisal flexibilities o Condo project reviews



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DH	COVID-19	5/07/20	Updated COVID-19 cover page	
	Guidance	5/07/20	o Rescission of forbearance LLPAs and \$1000 administration fee	
DH	COVID-19 Guidance	6/01/20	 Updated COVID-19 cover page Updated forbearance guidance section to include reference to C2020-22 announcement 	
DH	COVID-19 Guidance	6/11/20	 Updated COVID-19 cover page Added that self-employment income must be assessed and verified in accordance with Fannie Mae and Freddie Mac temporary COVID-19 guidance. 	
DH	COVID-19 Guidance	6/25/20	 Updated COVID-19 cover page Updated VVOE requirements and reference to C2020-25 Updated Appraisal Flexibility section to reference C2020-25 Updated Forbearance section to reference C2020-25 Updated Age of Documentation section to reference C2020-25 Updated Condo Project Review section to reference C2020-25 	
DH	COVID-19 Guidance	7/23/20	 Updated COVID-19 cover page Updated VVOE requirements and reference to C2020-27 Updated Appraisal Flexibility section to reference C2020-27 Updated Forbearance section to reference C2020-27 Updated Age of Documentation section to reference C2020-27 Updated Condo Project Review section to reference C2020-27 	
АМ	COVID-19 Guidance	9/17/20	Updated COVID-19 cover page Updated VVOE requirements and reference to C2020-34 Updated Appraisal Flexibility section to reference C2020-34 Updated Forbearance section to reference C2020-34 Updated Age of Documentation section to reference C2020-34 Updated Condo Project Review section to reference C2020-34	
DH	COVID-19 Guidance	10/01/20	 Updated the following sections on the COVID-19 cover page to point to the Lakeview announcements as posted on the <u>Lakeview Correspondent</u> website for full details VVOE requirements Appraisal Flexibility section Forbearance section Age of Documentation section Condo Project Review section 	
DH	COVID-19 Guidance	10/15/20	Updated COVID-19 cover page o Removed temporary tax transcript flexibilities	
DH	Various	12/10/20	Updated product matrix to replace Bayview Loan Servicing with Community Loan Servicing throughout	
ММ	Employment/ Income Verification	12.23.20	 Removed A 4506-T is required to be signed at closing for all transactions Revised A 4506-C or 4506-T form is required to be signed at closing for all transactions; however, all Notes dated on 3/1/21 or after will require the 4506-C to be signed at closing 	
АМ	COVID-19 Guidance	01.07.21	Prior: <u>At this time Lakeview is not aligning with Fannie Mae and Freddie Mac's Power of Attorney flexibilities.</u> Lakeview will continue to accept POAs in accordance with Lakeview Seller Guide and Fannie Mae and Freddie Mac standard guidelines Revised: <u>At this time Lakeview is not aligning with Fannie Mae's Power of Attorney flexibilities.</u> Lakeview will continue to accept POAs in accordance with Lakeview Seller Guide and Fannie Mae and Freddie Mac standard guidelines.	
ММ	Employment/ Income Verification	02.18.21	 Removed: A 4506-C or 4506-T form is required <u>to be signed at closing</u> for all transactions; however, all Notes dated on 3/1/21 or after will require the 4506-C <u>to be signed at closing</u>. Added: A 4506-C or 4506-T form is required <u>to be signed at closing</u> for all transactions; however, all loans delivered to CLS on or after 2/18/2021 will require the 4506-C form to be signed at closing. 	
DH	COVID-19 Guidance	04.01.21	Removed POA overlay from temporary COVID page	
DH	COVID-19 Guidance	06.01.21	Updated COVID Overlay page to reflect retirement of flexibilities in accordance with Fannie Mae and Freddie Mac	
MM	Ineligible Products Types	06.24.21	Added RefiNow as an ineligible product	
MM	Maximum Loan Amount	08.19.21	REMOVED: <u>\$1,000.000</u>	



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Version V23.0 03.08.23

Fannie Mae Conforming & High Balance



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Version Control				
MM	COVID-19 Guidance	8/26/2021	REMOVED: Age of Documentation Refer to the Lakeview announcements as posted on the <u>Lakeview Correspondent</u> website for full details	
ММ	LTV Chart	09.16.21	ADDED: Credit Score: <u>Minimum 620</u>	
ММ	FICO	09.16.21	REMOVED: Refer to <u>Fannie Mae Selling Guide</u> UPDATED: Changed FICO to Credit Score ADDED: <u>Minimum 620</u>	
ММ	Employment/ Income Verification	11.24.21	REMOVED: For borrowers in the military, a military Leave and Earnings Statement dated within 30 days prior to the Note date is acceptable in lieu of a verbal verification of employment.	
MM	Ineligible Products Types	1.28.22	CLARIFIED: Adjustable Rate Mortgages (ARMs) as ineligible product type	
AS	Ineligible Product Types	12.09.22	Added: HUD184	
AS	Ineligible Property Types	12.09.22	Removed: Group Homes	
AS	COVID-19 Guidance	03.08.23	Removed COVID-19 guidance	
AS	Forbearance	03.08.23	Added section from COVID-19 guidance: Community Loan Servicing will not purchase any loan where the borrower is actively seeking a forbearance or any loan that is in an "active" forbearance status prior to purchase by Community Loan Servicing	



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FREDDIE MAC CONFORMING & SUPER CONFORMING PRODUCT MATRIX

This product matrix serves as a summary of the Freddie Mac Conforming and Super Conforming loan program in addition to Community Loan Servicing overlays. Refer to the Freddie Mac Seller/Servicer Guide for any information not specified in this product matrix.

Seller shall deliver loans that were originated in accordance with the Freddie Mac Seller/Servicer Guide unless otherwise noted in this product matrix.



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Freddie Mac Conforming and Super Conforming					
	Fixed Rate				
Occupancy	Purchase and Ra	te/Term Refinance	Cash-Ou	t Refinance	
	Number of Units	Maximum LTV/CLTV/HCLTV	Number of Units	Maximum LTV/CLTV/HCLTV	
Owner Occupied	1 Unit	97% ¹	1 Unit	80%	
	2 Units	85%	2 Units	75%	
	3-4 Units	80%	3-4 Units	75%	
Second Home	1 Unit	90%	1 Unit	75%	
Investment Property	1 Unit	85%	1 Unit	75%	
	2-4 Units	75%	2-4 Units	70%	
¹ Greater than 95% LTV/C	LTV limited to Conforming	g, Fixed Rate loan amounts	only. Refer to 97% LTV Elig	gibility Section for additional	

restrictions.

	Loan Product				
	Conforming Loan Limits				
	CBF150 Conforming 15YR Fixed (>\$150k)	CBF301 Conforming 30YR Fixed (≤\$85k)			
	CBF151 Conforming 15YR Fixed (≤ \$85k)	CBF302 Conforming 30YR Fixed (>\$85k and ≤\$110k)			
	CBF152 Conforming 15YR Fixed (>\$85k and ≤\$110k)	CBF303 Conforming 30YR Fixed (>\$110k and ≤\$150k)			
Eligible Due due te (Terrere	CBF153 Conforming 15YR Fixed (>\$110k and ≤\$150k)				
Products/Terms	CBF200 Conforming 20YR Fixed				
	CBF300 Conforming 30YR Fixed (>\$150k)				
	Super Conforming Loan Limits				
	HBF159 Conforming 15YR Fixed	HBF309 Conforming 30YR Fixed			
		-			
Ineligible Products Types	<u>Construction Conversion Single Close Trans</u> <u>Renovation Mortgages/Energy Mortgages</u> <u>Temporary Buydowns</u> <u>Interest Only Loan Programs</u> <u>Refi Possible</u> <u>HUD184</u>	<u>actions</u>			
Purpose	 Purchase Rate/Term Refinance Cash-Out Refinance For FHLMC loans subject to TX 50(a)(6) restrictions, please use this matrix along with the Conforming Texas Section 50(a)(6) Refinance Matrix for additional state specific guidelines 				
Occupancy	 Primary Residence 1-4 Units Second Home 1 Unit Only Investment Property 1-4 Units 				



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95.01% - 97% LTV/CLTV/HCLTV Requirements	 For Purchase and Rate/Term Refinances of Freddie Mac Loans 1 Unit Principal Residence (including Condos and PUD's) Fixed Rate Mortgage with maximum term of 30YRs Super Conforming mortgages are not permitted Loan must have standard MI coverage Purchase Transactions First Time Home Buyers (FTHB) requirement – at least one borrower must be a FTHB. A FTHB is defined as an individual that has not owned any residential property in the past 3 years. In addition, the FTHB can be a displaced homemaker or single parent if there is no previous ownership interest in a principal residence (other than a joint ownership interest with a spouse) during the preceding three-year time period. See FHLMC Seller Guide for further information. Pre-purchase home-buyer education and counseling required when all borrowers are first time homebuyers Post-purchase delinquency counseling not required Refinance Option (Rate/Term) for an Existing Freddie Mac Loan The lender must document that the existing loan being refinanced is owned (or securitized) by Freddie Mac. Documentation may come from the lender's servicing system, the current servicer (if the lender is not the servicer), from the Freddie Mac Loan Lookup Tool or any other source as confirmed by the lender. All other standard purchase and rate/term refinance policies apply NOTE: Lenders must enter the valid value of FRE for ULDD Data Point <i>Related Loan Investor Type</i> and, if available, should also provide the associated Freddie Mac loan number of the mortgage being refinanced for ULDD Data Point <i>Related Loan Investor Type</i> and, if available, should also provide the associated Freddie Mac loan number of the mortgage being refinanced for ULDD Data Point <i>Related Investor Loan Identifier</i>.
Temporary Buydowns	Not Permitted
	Eligibility
Borrower Eligibility	 Acceptable Residency Statuses: US Citizen(s) Non-US Citizen(s) who are lawfully present in the United States. This includes both Permanent Qualified Resident Aliens and Non-Permanent Qualified Aliens as defined in the <u>Special Products Seller Guide</u> or the <u>Residency and Eligibility Guide</u>. <u>Note: If closing in a Trust, the Trust beneficiaries must meet one of the above residency statuses</u> Living Trust Agreements: Permitted, must meet all current Freddie Mac Guidelines and contain clear evidence of compliance.
Co-Borrower Co-Signer	Permitted in accordance with Freddie Mac Seller Guide
Homebuyer Education	Not required for LTV/CLTV/HCLTV ≤ 95%; see 95.01% - 97% LTV/CLTV/HCLTV section
Non-Arm's Length Transactions	Freddie Mac will not purchase mortgage loans on newly constructed homes secured by a 2 nd Home or Investment property if the borrower has a relationship or business affiliation with the builder, developer, or seller of the property.



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Credit		
AUS	 LPA [Loan Product Advisor] with "Accept" findings required <u>Manual underwriting is not permitted</u> 	
Underwriting Authority	Delegated underwriting only	
FICO Requirements	 <u>Minimum 620 FICO score</u> Credit is evaluated by LPA 	
Non-Traditional Credit	Use of non-traditional credit is not permitted	
Liabilities	 Refer to the <u>Freddie Mac Seller Guide</u> <u>Follow Freddie Mac requirements defined in future revision of the Seller Guide dated</u> <u>01/02/2020 as announced in Freddie Mac Bulletin 2019-20</u> 	
Significant Derogatory Credit	Refer to the Freddie Mac Seller Guide	
DTI	Evaluated and determined by LPA	
	Employment/Income	
Employment/ Income Verification	 Employment and income documentation must comply with the requirements of Loan Product Advisor Findings and the <u>Freddie Mac Seller Guide</u> For salaried employees, the verbal verification of employment must be completed within 10 business days prior to the note date For self-employed borrowers, the verbal verification of employment must be completed within 120 calendar days prior to the note date All sources of qualifying income must be legal in accordance with all applicable Federal, State, and Local laws, rules and regulations, without conflict A 4506-C form is required <u>to be signed at closing</u> for all transactions Transcript Requirements: W2/W9 transcripts will not be required for a borrower when all income for that borrower is derived from W-2 wage earner and/or 1099 fixed income sources <u>Tax transcripts are required in the following circumstances:</u> <u>When tax returns are used to qualify a borrower. The number of years provided must be based on the LPA Findings. Income verified via tax returns, includes but is not limited to, the examples listed below:</u> <u>Self-Employment Income</u> <u>Other Income Sources (i.e. Dividend Interest, Capital Gains, Alimony, etc.)</u> <u>When a written VOE, form 1005, is used as a standalone income verification</u> <u>Employment by Family Members</u> <u>When amended tax returns have been filed, tax transcripts are required and must support the amended return</u> 	
Rental Income	Refer to the Freddie Mac Seller Guide	
	Assets/Reserves	
Asset Documentation	 Must comply with the requirements of the LPA Findings and the <u>Freddie Mac Seller Guide</u> Third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets 	
Reserves	Reserves must be based on the full monthly payment for the property. The monthly payment amount is the sum of the following monthly charges:	
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Gifts IPC – Interested Party Contributions Down Payment	 Principal and Interest payments on the mortgage Property hazard insurance premiums Real estate taxes When applicable: Mortgage Insurance Premiums Leasehold Payments Homeowner's Association dues (excluding unit utility charges) Payments on secondary financing Refer to the Freddie Mac Seller Guide Refer to the Freddie Mac Seller Guide Down payment and closing cost assistance subordinate financing is not permitted
Assistance Borrower	Employer assistance is acceptable in accordance with Freddie Mac Seller Guidelines Refer to the Freddie Mac Seller Guide
Contribution	Subordinate Financing
New Subordinate Financing	 Refer to the <u>Freddie Mac Seller Guide</u> <u>Down payment and closing cost assistance subordinate financing is not permitted</u>
Existing Subordinate Financing	Refer to the Freddie Mac Seller Guide
	Property/Appraisal
Eligible Property Types	 Single Family Detached Single Family Attached 2-4 Unit Detached PUDs Condominiums – must be Freddie Mac eligible Rural Properties – in accordance with Agency Guidelines, properties must be residential in nature Leaseholds – must be Freddie Mac eligible (provide Freddie Mac Ground Lease Analysis)
Ineligible Property Types	 <u>Manufactured Homes</u> Mobile Homes <u>Cooperatives</u> Condotels Hotel Condominiums Timeshares Working Farms and Ranches Unimproved Land <u>Community Land Trusts</u>
Appraisal Requirements	 <u>Hybrid appraisals and the Property Data Report (PDR) are not permitted</u> Appraisal Condition Rating of <u>C5</u>/C6 or a Quality Rating of Q6: not permitted <u>Successful UCPD Submission Summary Reports (SSRs) from both Fannie Mae and Freddie</u> <u>Mac are required. Loans will not be purchased that include the recently added proprietary</u> <u>messages that indicate 100% of the loans submitted with appraisals from the identified</u> <u>appraiser or supervisory appraiser will be reviewed, or that Fannie Mae will not accept</u> <u>appraisals from the identified appraiser or supervisory appraiser as applicable.</u>



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Appraisal Transfers	Appraisal transfers are permitted in accordance with the <u>Freddie Mac Seller Guide</u>				
Appraisal Re-Use	The re-use of an appraisal is permitted in according with the Freddie Mac Seller Guide				
Condos/PUDs	Must follow Freddie Mac published Condominium Eligibility Guidelines				
Disaster Area Requirements	 Refer to the Disaster Guidelines in the <u>Special Products Seller Guide</u> for requirements pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counties eligible for individual assistance (IA); Areas where FEMA has not made a disaster declaration, but Community Loan Servicing or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster; Areas where the Seller has reason to believe that a property might have been damaged in a disaster Correspondent lenders are responsible for monitoring the <u>Disaster Declarations File</u> and the <u>FEMA Website</u> including the FEMA Declarations Summary on an ongoing basis to ensure that the property is not located in an area impacted by a disaster. 				
Escrow Holdbacks	 Refer to the <u>Freddie Mac Seller Guide</u> regarding reason, type of improvements, time to complete, quality, disbursements, and post-closing documentation It is the Seller's responsibility to forward final completion documents to CLS per <u>Freddie Mac Seller Guide</u> 				
Deed Restricted Properties	Refer to the Freddie Mac Seller Guide				
Primary Residence Conversion	Refer to the Freddie Mac Seller Guide				
Geographic Restrictions	Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted.				
	Special Restrictions				
High Cost Loans	CLS will not purchase High Cost Loans.				
Higher Priced Mortgage Loans (HPML)	Refer to the Freddie Mac Seller Guide				
Multiple Financed Properties	The loan must comply with Freddie Mac's limitations on the maximum number of financed properties on which the borrower is obligated				
	Insurance				
Mortgage Insurance	 Standard Coverage required Split Premium MI is eligible subject to <u>Freddie Mac Seller Guide</u> Financed MI is eligible subject <u>to Freddie Mac Seller Guide</u> Lender paid single premium and borrower paid single premium MI is eligible subject to <u>Freddie Mac Seller Guide</u> <u>Mac Seller Guide</u> <u>Reduced MI: not permitted</u> 				



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	Other Considerations		
Age of Documents	 All credit documents must be dated within 120 days of the note date Preliminary Title Policies must be no more than 180 days old on the date that the note is signed 		
Assignment of Mortgage	All loans must be registered with MERS at the time of delivery to CLS. The MERS transfer of beneficial rights and transfer of servicing rights must be initialed by the Seller within 7 calendar days of purchase date. Refer to the Seller Guide for transfer requirements.		
Seasoning Requirements	<u>Complete closed loan packages (Credit file, Closing file, and Note) must be received by CLS</u> within 45 calendar days from Note date.		
Escrow Waivers	 <u>Tax and insurance escrows are required on all loans greater than 80% LTV with the exception of California, where State Law prescribes escrows are not required on loans less than 90% LTV</u> <u>Flood insurance premiums paid by the borrower must be escrowed and cannot be waived regardless of LTV. If flood insurance premiums are paid by a condominium association, homeowner's association, or other group, no escrow is required</u> <u>Escrow waivers for property taxes and homeowner's insurance are permitted on loans with LTVs less than or equal to 80% in accordance with the Freddie Mac Seller Guide and all state specific restrictions.</u> Tax and insurance escrows are required on all HPML loans 		
Forbearance	• Community Loan Servicing will not purchase any loan where the borrower is actively seeking a forbearance or any loan that is in an "active" forbearance status prior to purchase by Community Loan Servicing		
Seller shall deliver loans that were originated in accordance with the Freddie Mac Single Family Seller Guide, unless otherwise stated in this product matrix.			



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		1	Version Control		
Author	Section	Date	Update		
DH	Reserves	04/24/17	Removed language requiring borrower to have an ownership interest in the subject property when calculating required reserves when the subject is a second home or investment property. Consideration is based on properties on which the borrower is obligated.		
DH	Limitations on Financed Properties	04/24/17	Removed language requiring borrower to have an ownership interest in the subject property when calculating required reserves when the subject is a second home or investment property. Consideration is based on properties on which the borrower is obligated.		
DH	Employment/Income Verification	06/29/17	 Added clarification that form 4506-T is required to be signed at closing for all transactions Added updated transcript requirements: W2/W9 transcripts will not be required for a borrower when all income for that borrower is derived from W-2 wage earner and/or 1099 fixed income sources Tax transcripts are required when tax returns are used to qualify the borrower. The number of years provided must be based on the DU findings. Income verified via tax returns includes but is not limited to the examples listed below: Self-employment income Commission income ≥ 25% Rental Income Employment by Family Members Other income sources (i.e. Dividend Interest, Capital Gains, Alimony, etc.) 		
RM	Geographic Restrictions	10/26/17	Removed Hawaii from the ineligible list		
DH	Liabilities	01/18/18	 Added a Liabilities section – refer to the <u>Freddie Mac Seller Guide</u> 		
DH	Eligibility Grid	04/26/18	 LTVs updated as follows: 0 2-unit primary residence maximum updated from 80% to 85% LTV/CLTV/HCLTV 0 Second home maximum updated from 85% to 90% LTV/CLTV/HCLTV 		
DH	Employment/Income	07/19/18	 Added clarification that all sources of qualifying income must be legal in accordance with all applicable Federal, State and Local laws, rules and regulations, without conflict Added clarification that tax transcripts are required when amended tax returns have been filed and must support the ground difference. 		
DH	Appraisal	07/19/18	the amended income Clarification added permitting the transfer and re-use of an appraisal in accordance with the Freddie Mac Seller Guide		
DH	Escrow Waivers	07/19/18	 Escrow waiver row added as follows: Tax and insurance escrows are required on all loans greater than 80% loan to value (LTV) with the exception of California, where State Law prescribes escrows are not required on loans less than 90% LTV Flood insurance premiums paid by the borrower must be escrowed and cannot be waived regardless of LTV If flood insurance premiums are paid by a condominium association, homeowner's association, or other group, no escrow is required Escrow waivers for property taxes and homeowner's insurance are permitted on loans with LTVs less than or equal to 80% in accordance with the <u>Freddie Mac Seller Guide</u> and all State specific restrictions Tax and insurance escrows are required on all HPML loans 		
DH	Eligibility Grid	07/29/18	 Updated purchase and rate/term refinance transactions to 97% for one-unit Primary residence Added footnotes 1 and 2 as follows: ¹Greater than 95% LTV/CLTV limited to Conforming, Fixed Rate loan amounts only. Refer to 97% LTV Eligibility Section for additional restrictions ²ARM Transactions – maximum 95% LTV/CLTV/HCLTV 		
DH	97% LTV/CLTV/HCLTV Eligibility Requirements	07/29/18	 Added 97% LTV/CLTV/HCLTV bucket: For Purchase and No Cash-Out Refinance of Freddie Mac Loans 1-unit principal residence (including condos and PUD's) Fixed-rate mortgage with maximum term of 30 years Super Conforming loans are not permitted Loan must have standard MI coverage LTV/CLTV/HCLTV Ratios LTV - 95.01 to 97% CLTV - 95.01 to 97% HCLTV - 95.01 to 97% Purchase Transactions First-time home buyer requirement – At least 1 borrower must be a first-time home buyer First Time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Definition – At least one buyer must not have owned any residential property in the first time Home Buyer Buye		
			past three years. In addition, an individual who is a displaced homemaker or single parent also will		



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	Version Control				
Author	Section	Date	Update		
			 considered a first-time home buyer if he or she had no ownership interest in a principal residence (other than a joint ownership interest with a spouse) during the preceding three-year time period. See FHLMC Selling Guide for further information. Pre-purchase home-buyer education and counseling required when All Borrowers are first time homebuyers 		
			 Refinance Option (No Cash-Out) for an Existing Freddie Mac Loan The lender must document that the existing loan being refinanced is owned (or securitized) by Freddie Mac. Documentation may come from the lender's servicing system, the current servicer (if the lender is not the servicer), from the Freddie Mac Loan Lookup Tool or any other source as confirmed by the lender. Not required if Affordable secondary financing is present 		
			 All other standard purchase and no cash-out refinance policies apply. 		
			NOTE: Lenders must enter the valid value of FRE for ULDD Data Point <i>Related Loan Investor Type</i> and, if available, should also provide the associated Freddie Mac loan number of the mortgage being refinanced for ULDD Date Point <i>Related Investor Loan Identifier</i> .		
DH	Ineligible Property Types	10/29/18	Added Community Land Trusts as an ineligible property type		
DH	Borrower Eligibility	10/29/18	 Revised: Acceptable Residency Statuses: US Citizen(s) Non-US Citizen(s) who are lawfully present in the United States. This includes both Permanent Qualified Resident Aliens and Non-Permanent Qualified Aliens defined in the Bayview Loan Servicing Selling Guide or the Bayview Lakeview Borrower Residency and Eligibility Guide Note: If closing in a Trust, the Trust beneficiaries must meet one of the above residency statuses 		
DH	Down Payment and Closing Cost Assistance	11/01/18	Added clarification that down payment and closing cost assistance subordinate financing is not permitted		
DH	Disaster Area Requirements	01/31/19	 Removed: Please refer to the list of affected counties published by FEMA using the following link: http://www.fema.gov/disasters If FEMA does not identify an area as a disaster, Bayview reserves the right to declare an area not identified by FEMA as a disaster. In these cases Bayview will communicate any declarations. The Disaster Policy should be followed during an ongoing disaster and up to 90 days from the FEMA declaration date If the subject property is located in one of the impacted counties and the appraisal was completed prior to the incident period (as defined by FEMA), Bayview Loan Servicing will require a post disaster inspection confirming the property was not adversely affected by the disaster. Full appraisals obtained after the incident period need to indicate that the property has not been impacted by the disaster If the inspection notes the property is uninhabitable, unsound, or the condition of the property has been affected by the disaster anew full appraisal is required. The following are acceptable inspection formats: A property inspection report with photo form a licensed inspector Appraisal Update and/or Completion Report A substitute appraiser may be used when the original appraiser is not available Replaced: Refer to the Disaster Guidelines in the Bayview Loan Servicing Selling Guide or the Bayview Lakeview Loan Servicing Disaster Cardie for requirements pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counties eligible for individual assistance (IA); Areas where FEMA has not made a disaster declaration, but Bayview Loan Servicing or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster; Areas where the Seller has reason to believe that a property might have been damaged in a disas		
DH	Employment/Income Verification	02/21/19	Removed requirement for tax transcripts when commission income is greater than or equal to 25%		
DH	Borrower Eligibility	02/21/19	 Removed: <u>Borrowers purchasing an investment property must demonstrate a 12 month primary housing history.</u> <u>Borrower(s) will need to represent primary ownership through mortgage history or property records/tax and HOI payments; or</u> <u>Borrower(s) must demonstrate that they have handled a primary housing payment. This can documented through 12 months cancelled checks or VOR from a property management company.</u> 		
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Version Control					
Author	Section	Date	Update		
LR	Employment/Income Verification	04/25/19	Updated: Self-employment verifications to be completed within 120 calendar days (from 30 days) as per guide		
AM	Matrix	09/16/19	Updated to new format		
DH	Eligibility Grid	11/15/19	Expanded eligibility to allow primary and second homes		
DH	Occupancy	11/15/19	Expanded eligibility to allow primary and second homes		
DH	Liabilities	11/22/19	Added: Follow Freddie Mac requirements defined in future revision of Seller Guide dated 01/02/2020 as announced in Freddie Mac Bulletin 2019-20 		
АМ	Verification of Employment	01/09/20	Marked line as an overlay: For borrowers in the Military, the LES dated within 30 calendar days prior to the Note date (or 31 days for longer months) is acceptable in lieu of a VVOE.		
DH	Eligible Products/Terms	04/09/20	Removed ARM product codes		
DH	COVID-19 Guidance	04/09/20	Added front page detailing COVID-19 guidance to be applied to product		
DH	COVID-19 Guidance	4/23/20	Updated COVID-19 cover page o Appraisal flexibilities o Condo project reviews		
DH	COVID-19 Guidance	5/07/20	Updated COVID-19 cover page o Income and Employment Verification o Age of Documentation o Appraisal flexibilities o Condo project reviews		
DH	COVID-19 Guidance	5/11/20	Updated COVID-19 cover page o Rescission of forbearance LLPAs and \$1000 administration fee		
DH	COVID-19 Guidance	6/01/20	Updated COVID-19 cover page o Updated forbearance guidance section to include reference to C2020-22 announcement		
DH	COVID-19 Guidance	6/11/20	 Updated COVID-19 cover page Added that self-employment income must be assessed and verified in accordance with Fannie Mae and Freddie Mac temporary COVID-19 guidance. 		
DH	COVID-19 Guidance	6/22/20	Updated COVID-19 cover page Updated VVOE requirements and reference to C2020-25 Updated Appraisal Flexibility section to reference C2020-25 Updated Forbearance section to reference C2020-25 Updated Age of Documentation section to reference C2020-25 Updated Condo Project Review section to reference C2020-25		
DH	COVID-19 Guidance	7/23/20	Updated COVID-19 cover page Updated VVOE requirements and reference to C2020-27 Updated Appraisal Flexibility section to reference C2020-27 Updated Forbearance section to reference C2020-27 Updated Age of Documentation section to reference C2020-27 Updated Condo Project Review section to reference C2020-27		
АМ	COVID-19 Guidance	09/17/20	Updated COVID-19 cover page o Updated VVOE requirements and reference to C2020-34 o Updated Appraisal Flexibility section to reference C2020-34 o Updated Forbearance section to reference C2020-34 o Updated Age of Documentation section to reference C2020-34 o Updated Condo Project Review section to reference C2020-34		
DH	COVID-19 Guidance	10/01/20	Updated the following sections on the COVID-19 cover page to point to the Lakeview announcements as poster on the <u>Lakeview Correspondent</u> website for full details o VVOE requirements o Appraisal Flexibility section o Forbearance section o Age of Documentation section o Condo Project Review section		
DH	COVID-19 Guidance	10/15/20	Updated COVID-19 cover page o Removed temporary tax transcript flexibilities		
DH	Various	12/10/20	Removed temporary tax transcript flexibilities Updated product matrix to replace Bayview Loan Servicing with Community Loan Servicing throughout		
ММ	Employment/ Income Verification	12.23.20	 Removed A 4506-T is required <u>to be signed at closing</u> for all transactions. Revised A 4506-C or 4506-T form is required to be signed at closing for all transactions; however, all notes dated on 3/1/2 or after will require the 4506-C to be signed at closing. 		
АМ	COVID-19 Guidance	01.07.21	of after will require the 4500-C to be signed at closing. Prior: <u>At this time Lakeview is not aligning with Fannie Mae and Freddie Mac's Power of Attorney flexibilities.</u> Lakeview will continue to accept POAs in accordance with Lakeview Seller Guide and Fannie Mae and Freddie Mac standard guidelines		
			Contact Us		



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Freddie Mac Conforming & Super Conforming



Red indicates a change from a previous matrix

Overlays to Freddie Mac Guidelines are underlined and in italics

			Version Control
Author	Section	Date	Update
			Revised: <u>At this time Lakeview is not aligning with Fannie Mae's Power of Attorney flexibilities.</u> Lakeview will continue to accept POAs in accordance with Lakeview Seller Guide and Fannie Mae and Freddie Mac standard guidelines.
ММ	Employment/ Income Verification	02.18.21	 Removed: A 4506-C or 4506-T form is required <u>to be signed at closing</u> for all transactions; however, all Notes dated on 3/1/21 or after will require the 4506-C <u>to be signed at closing</u>. Added: A 4506-C or 4506-T form is required <u>to be signed at closing</u> for all transactions; however, all loans delivered to CLS on or after 2/18/2021 will require the 4506-C form <u>to be signed at closing</u>.
DH	COVID-19 Guidance	04.01.21	Removed POA overlay from temporary COVID page
DH	COVID-19 Guidance	06.01.21	 Updated COVID Overlay page to reflect retirement of flexibilities in accordance with Fannie Mae and Freddie Mac
MM	Ineligible Product Types	06.24.21	Added Refi Possible as an ineligible product type
ММ	Maximum Loan Amount	08.19.21	REMOVED: <u>\$1.000.000</u>
ММ	COVID-19 Guidance	08.26.21	REMOVED: Age of Documentation Refer to the Lakeview announcements as posted on the <u>Lakeview Correspondent</u> website for full details
ММ	Employment/ Income Verification	11.24.21	 REMOVED: For borrowers in the military, a military Leave and Earnings Statement [LES], dated within 30 days prior to the note date, is acceptable in lieu of a verbal verification of employment
AS	Ineligible Product Type	12.09.22	Added HUD194
AS	Ineligible Property Type	12.09.22	Removed: Group Homes
AS	COVID-19 Guidance	03.08.23	Removed from beginning of matrix
AS	Appraisal Requirements	03.08.23	Added: <u>Hybrid appraisals and the Property Data Report (PDR) are not permitted</u>
AS	Forbearance	03.08.23	Added section from COVID-19 guidance: Community Loan Servicing will not purchase any loan where the borrower is actively seeking a forbearance or any loan that is in an "active" forbearance status prior to purchase by Community Loan Servicing



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Bayview Jumbo AUS Fixed Rate & ARMs

Bayview Jumbo AUS

		Bayview J	Jumbo AUS Eligibility Matrix	
		:	30 Year Fixed Rate	
	Pi	rimary Residence	Purchase, Rate and Term Refinance	e
Transaction Type	Units	FICO	Maximum LTV/CLTV/HCLTV⁴	Maximum Loan Amount ¹
		740	89.99% ³	\$1,500,000
		720	85% ³	\$1,500,000
	4	700²	80%	\$1,500,000
Purchase or Rate	1	720	75%	\$2,000,000
and Term Refinance		720	70%	\$2,500,000
		680²	60%	\$1,000,000
	2-4	700²	65%	\$1,000,000
	2-4	720	60%	\$1,500,000
		Primary Res	idence Cash-Out Refinance	
Transaction Type	Units	FICO	Maximum LTV/CLTV/HCLTV⁴	Maximum Loan Amount
	1	700²	75%	\$1,000,000
		720	70%	\$1,500,000
Cash-Out Refinance		720	60%	\$2,000,000
		720	50%	\$2,500,000
	2	700²	60%	\$1,000,000
		Second Home Pu	urchase, Rate and Term Refinance	
Transaction Type	Units	FICO	Maximum LTV/CLTV/HCLTV⁴	Maximum Loan Amount
Purchase	1	720	80%	\$1,000,000
			75%	\$1,000,000
Purchase or Rate and Term	1	720	70%	\$1,500,000
Refinance		120	65%	\$2,000,000
			50%	\$2,500,000
		Second H	ome Cash-Out Refinance	
Transaction Type	Units	FICO	Maximum LTV/CLTV/HCLTV⁴	Maximum Loan Amount
			60%	\$1,500,000
Cash-Out Refinance	1	740	50%	\$2,000,000



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Bayview Jumbo AUS

Investment Purchase Rate and Term Refinance						
Transaction Type	Units	FICO	Maximum LTV/CLTV/HCLTV ⁴	Maximum Loan Amount		
Purchase or Rate and Term Refinance	1-4	740	70%	\$1,500,000		
	Investment Cash-Out Refinance					
Transaction Type	Units	FICO	Maximum LTV/CLTV/HCLTV ⁴	Maximum Loan Amount		
Cash-Out Refinance	1-4	740	60%	\$1,500,000		

¹First-Time Homebuyer maximum loan amount: 30 Year Fixed = \$1,500,000

²Self-Employment income: Minimum 720 FICO when any Self-Employment income is required for qualifying purposes. If the Self-

Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable

³The following requirements apply for transactions with LTVs greater than 80%:

- MI not required
- Escrow/Impound accounts required for LTVs greater than 80% unless prohibited by applicable laws

⁴ See Declining Market Section for LTV/CLTV reductions

Bayview Jumbo AUS Eligibility Matrix 15 Year Fixed Rate and ARMs						
	Р	rimary Residence Pu	rrchase, Rate and Term Refinanc	e		
Transaction Type	action Type Units FICO [®] Maximum LTV/CLTV/HCLTV ⁴ Maximum Loan Amount					
Purchase, Rate and Term Refinance	1	700 ^{2,3}	70%	\$1,000,000		
		720	80%	\$1,500,000 ¹		
		720	75%	\$2,000,000 ¹		
		Primary Reside	nce Cash-Out Refinance			
Transaction Type	Units	FICO ⁵	Maximum LTV/CLTV/HCLTV⁴	Maximum Loan Amount ¹		
Cash-Out Refinance		720	65%	\$1,000,000		
	I	740	65%	\$2,000,000 ¹		

¹First-Time Homebuyer maximum loan amount: 15 Year Fixed and ARMs = \$1,250,000

²FICO ≥ 700 and < 720: Maximum 40% DTI ³Self-Employment income: Minimum 720 FICO when any Self-Employment income is required for qualifying purposes. If the Self-

Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable

⁴ See Declining Market Section for LTV/CLTV reductions

⁵ First-Time Homebuyer minimum FICO 740

Bayview Jumbo AUS Notes:

• Single loan variances may be granted on a case-by-case basis (at purchasing entity's sole determination) for loans with terms or characteristics that are outside of Bayview's Jumbo AUS Eligibility requirements. Approval of the single loan variance must be granted by purchasing entity prior to the delivery of the loan



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	Loan Product
Harbor Qualified Mortga not to exceed more than in accordance with the S A for a summary of over	each loan delivered to the Bayview is in compliance with the Ability to Repay (ATR) and the Safe ge (QM) rules established by the Consumer Financial Protection Bureau ("CFPB") with an APR 1.5% above the average price offer rate ("APOR"). Seller shall deliver loans that were originated Special Products Seller Guide unless otherwise stated with this product matrix. Refer to Appendix lays. For topics not specifically addressed in this product matrix or the Special Products Seller ie Mae Single Family Selling Guide
Eligible Products Terms	 PJF315 - Fixed 15 Year Term PJF330 - Fixed 20, 25, 30 Year Terms PJA500 - 5/6 SOFR ARM 30 YR 2/1/5 PJA700 - 7/6 SOFR ARM 30 YR 5/1/5 PJA100 - 10/6 SOFR ARM 30 YR 5/1/5
Ineligible Product Types	 Non-Standard to Standard Refinance Transactions (ATR Exempt) Higher-Priced Mortgage Loans (HPML) Higher-Priced Covered Transactions (HPCT QM-Rebuttable Presumption) Balloons Graduated Payments Interest Only Products Temporary Buydowns Loans with Prepayment Penalties Single Close Construction to Permanent Transactions
Loan Purpose	PurchaseRate/Term RefinanceCash-Out
Minimum Loan Amount	 30 Year Fixed: Minimum loan amounts are \$1 above the current FHFA conforming loan limits. High balance loans are permitted ARMS & 15 year fixed rate: Minimum \$600,000 loan amount
Rate/Term Refinance Transactions	 The new loan amount is limited to pay off the current first lien mortgage, any seasoned non-first lien mortgages, closing costs and prepaid items If the first mortgage is a HELOC, evidence it was a purchase money HELOC or it is a seasoned HELOC that has been in place for twelve (12) months and total draws do not exceed \$2000 in the most recent twelve (12) months A seasoned non-first lien mortgage is a purchase money mortgage or a mortgage that has been in place for twelve (12) months A seasoned equity line is defined as not having draws totaling over \$2000 in the most recent twelve (12) months Max cash back at closing is limited to 1% of the new loan amount
Cash-Out Transactions	 30 Year Fixed: No maximum cash-out limit ARMS & 15 year fixed rate: Maximum \$500,000 cash out
Delayed Financing	 Follow Fannie Mae Selling Guide requirements LTV/CLTV/HCLTV for Rate and Term refinances must be met. The loan is treated as a Rate and Term refinance except for primary residence transactions in Texas.
LTV/CLTV/HCLTV Calculation for Refinance Transactions	 If subject property is owned more than twelve (12) months, the LTV/CLTV/HCLTV is based on the current appraised value. The twelve (12) month time frame may be based on subject transaction Note date If subject property is owned less than twelve (12) months, the LTV/CLTV/HCLTV is based on the lesser of the original purchase price plus documented improvements made after the purchase of the property, or the appraised value. Documented improvements must be supported with receipts. The twelve (12) month time frame may be based on subject transaction Note date



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Bayview Jumbo AUS

	 Follow Fannie Mae Selling Guide Requirements See Self-Employment section for restrictions
Higher Priced Mortgage Loans (HPML) Higher Priced Covered Transactions (HPCT)	 Loans that are Higher Priced Mortgage Loans (HPML) or Higher Priced Covered Transactions (HPCT) are not permitted. All Jumbo AUS loans must be Qualified Mortgages (QM) and within the QM Safe Harbor protection
Documentation	 If subject property has a HELOC that is not included in the CLTV/HCLTV calculation, the loan file must contain evidence the HELOC has been closed
ARM Features	• 5YR/6M • 7YR/6M • 10YR/6M
	 Index: 30 Day Average SOFR Index as published by the New York Federal Reserve
<u> </u>	• 2.75%
	• 2.75%
Interest Rate Caps	 5YR/6M: 2/1/5 (Initial, Periodic, Lifetime) 7YR/6M: 5/1/5 (Initial, Periodic, Lifetime) 10YR/6M: 5/1/5 (Initial, Periodic, Lifetime)
	Not permitted
	In accordance with Fannie Mae Selling Guide requirements
	 5YR/6M: Qualify at the higher of Note rate plus 2% or the fully indexed rate 7YR/6M & 10YR/6M: Qualify at the higher of the Note rate or the fully indexed rate (sum of index and margin)
15 Year Fixed Rate & ARM Requirements	 See eligibility grid for 15 Year Fixed & ARM loan amount, occupancy, LTV/CLTV/HCLTV and FICO requirements Rate/Term Refinance transactions may have incidental cash back to the borrower up to \$5000 First Time Homebuyer Maximum loan amount \$1,250,000 Minimum FICO 740 Minimum Cash Out: \$600,000 Maximum Cash Out: \$500,000 Texas 50(a)(6) not permitted 2-4 units not eligible 2nd home & investment properties not eligible Appraisal Review CU not permitted to meet appraisal review requirement CDA required for every loan Field review required for any CDA variance greater than 5% with an LTV greater than 75% Cooperatives not eligible Leaseholds not eligible
	 30 year fixed rate only See Special Products Seller Guide for additional requirements



Foreign Nationals
 Borrowers with Diplomatic Immunity status Life Estates Non-Revocable Trusts Guardianships LLCs, Corporations or Partnerships Land Trusts, except for Illinois Land Trust Borrowers with any ownership in a business that is Federally illegal, regardless if the income is not being considered for qualifying
 First-Time Homebuyer is defined as a borrower who has not owned a home in the last three (3) years. For loans with more than one (1) borrower, where at least one (1) borrower has owned a home in the last three (3) years, First-Time Homebuyer requirements do not apply Verification of rental history is not required 30 Year Fixed:Maximum loan amount is \$1,500,000 15 Year Fixed and ARMs: Maximum loan amount \$1,250,000 Not allowed on investment property transactions See Reserve Section for additional requirements
Non-Arm's Length Transactions A non-arm's length transaction exists whenever there is a personal or business relationship with any parties to the transaction which may include the seller, builder, real estate agent, appraiser, lender, title company or other interested party. The following non-arm's length transactions are eligible: • Family sales or transfers • Property seller acting as their own real estate agent • Relative of the property seller acting as the seller's real estate agent • Borrower acting as their own real estate agent • Relative of the borrower acting as the borrower's real estate agent • Borrower is the employee of the originating lender and the lender has an established employeer loan program. Evidence of employee program to be included in loan file • Originator is related to the borrower • Borrower purchasing from their landlord (cancelled checks or bank statements required to verify satisfactory pay history between borrower and landlord) Gifts from relatives that are interested parties to the transaction are not allowed, unless it is a gift of equity. Real estate agents may apply their commission towards closing costs and/or
girt of equity. Near estate agents may apply their commission towards closing costs and/or



	prepaids if the amounts are within the interested party contribution limitations			
	Investment property transactions must be arm's length			
Continuity of Obligation	 Other non-arm's length transactions may be acceptable on an single loan variance basis When at least one (1) borrower on the existing mortgage is also a borrower on the new refinance transaction, continuity of obligation requirements have been met. If continuity of obligation is not met, the following permissible exceptions are allowed for the new refinance to be eligible: The borrower has been on title for at least twelve (12) months but is not obligated on the existing mortgage that is being refinanced and the borrower meets the following requirements: Has been making the mortgage payments (including any secondary financing) for the most recent twelve (12) months, or Is related to the borrower on the mortgage being refinanced The borrower on the new refinance transaction was added to title twenty- four (24) months or more prior to the disbursement date of the new refinance transaction The borrower on the refinance inherited or was legally awarded the property by a court in the case of divorce, separation or dissolution of a domestic partnership The borrower on the new refinance transaction has been added to title through a transfer from a trust, LLC or partnership. The following requirements apply: Borrower must have been a beneficiary/creator (trust) or 25% or more owner of the LLC or partnership prior to the transfer The transfer of ownership from a corporation to an individual does not meet the continuity of obligation requirement 			
	Credit			
Underwriting	 All loans must have Fannie Mae DU Findings included in the loan file The DU recommendation may be in accordance with the below table Approve/Ineligible Reasons Loan Amount Maximum cash-out on a rate/term refinance transaction – see Rate/Term Refinance section of product matrix High balance loan amount High balance loan amount Lender is responsible for ensuring that all data and information provided in the final submission to DU matches the terms of the closed loan or is within the acceptable tolerances specified in the Fannie Mae Selling Guide The loan delivery data must match the closed loan and the final data submitted to DU Manual underwrite is not permitted Delegated underwriting only Second Home Transactions: Prudent underwriting must be exercised to determine the reasonableness of considering the property a second home 			
Credit Requirements	 Non-traditional credit is not allowed All borrowers must have a minimum of two (2) credit scores <u>Disputed tradelines</u>: All disputed tradelines must be included in the DTI if the account belongs to the borrower unless documentation can be provided that authenticates the dispute Derogatory accounts must be considered in analyzing the borrower's willingness to repay. However, if a disputed account has a zero balance and no late payments, it can be disregarded <u>Frozen Credit</u>: Follow Fannie Mae Selling Guide requirements except as noted below All borrowers must have a minimum of two (2) credit scores that are generated from the unfrozen bureaus 			



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borrower's cred credit bureaus as• Mortgage history • If the borrower rating must bi • The mortgage • Applicable to • Sellers must at including veri loan modifica Seller must at obligated, inc transaction, for transaction, for transaction	area are parmitted. A rapid reasons is a presses that can quickly undate a	
 If the borrower rating must be on the mortgage on Applicable to sellers must a nobligated, including verificant modification on the Note date month. Acception - Load - Pay on Current - Verification - Current - Current - Current - Verification - Current - Ver	ores are permitted. A rapid rescore is a process that can quickly update a score by submitting proof of positive account changes to the three major nee the last reporting deadline in order to reflect the current credit status	
 Foreclosure - se Notice of Default Short Sale/Deed Forbearance ress forbearance (Seyear fixed rate te Mortgage accoursettlement date Loan modification Lender initiat modification Single loan varia four (4) and seven Extenuating of borrower's concatastrophic Examples divorce or Documentation If the defaulte 	(s) has a Mortgage in the most recent twenty-four (24) months, a mortgage obtained, reflecting 0x30 in the last twenty-four (24) months rating may be on the credit report or a VOM Il borrowers on the loan wiew the borrower(s) credit report to determine status of all mortgage loans cation mortgage is not subject to a loss mitigation program, repayment plan, on or payment deferral plan. In addition to reviewing the credit report , the o apply due diligence for each mortgage loans not related to the subject determine the loan payments are current as of the Note date of the subject urrent means the borrower has made all payments due in the month prior to of the subject transaction and no later than the last business day of that able documentation includes one of the following: payment history from the servicer or third party verification service off statement for loans being refinanced ent mortgage statement from the borrower ication of mortgage (VOM) gage holder is a party to the transaction or relative of the borrower, cancelled	
Multiple derogat	 checks or bank statements to verify satisfactory mortgage history is required Bankruptcy, Chapter 7, 11, 13 - seven (7) years since discharge / dismissal date Foreclosure - seven (7) years since completion date Notice of Default - seven (7) years since completion / sale date Forbearance resulting in subsequent loan modification - seven (7) years since exit from forbearance (See below Forbearance section for flexibilities available for loans with 20, 25 & 30 year fixed rate terms) Mortgage accounts that were settled for less, negotiated or short payoffs – seven (7) years since settlement date Loan modifications: Lender initiated modification will not be considered a derogatory credit event if the modification did not include debt forgiveness and was not due to hardship as evidenced by supporting documentation. No seasoning requirement would apply If the modification was due to hardship or included debt forgiveness – seven (7) years since modification Single loan variances for credit events will be considered on a case-by-case basis between four (4) and seven (7) years with extenuating circumstances subject to the following: Extenuating circumstances are defined as non-recurring events that are beyond the borrower's control resulting in a sudden significant and prolonged reduction in income or catastrophic increase in financial obligations Examples would include death or major illness of a spouse or child but would not include divorce or job loss Documentation must be provided to support the claim of extenuating circumstances and confirm the nature of the event that led to the credit event and illustrate the borrower has no reasonable option other than to default on their obligations 	
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	A mortgage with a Natice of Default filed that is subacquently forcelesed upon an add as a
	 A mortgage with a Notice of Default filed that is subsequently foreclosed upon or sold as a short sale is not considered a multiple event Tax liens, judgments, charge-offs, and past-due accounts must be satisfied or brought current prior to or at closing Cash-Out proceeds from the subject transaction may not be used to satisfy judgments, tax liens, charge-offs or past-due accounts Payment plans on prior year tax liens/liabilities are not allowed, must be paid in full
	Determining Eligibility for New Loan For 20, 25 & 30 year fixed rate term loans only, borrowers who have entered into forbearance on any loan (including but not limited to the subject methods) between 01 01 2020 and 00 01 2022
	any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section above
	 Any loans that are shown to be in active or previous forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible All payments must have been made within the month due The forbearance plan must be terminated at or prior to closing and the loan file must
	contain documentation that the forbearance is no longer active (i.e. removal letter from servicer, etc.).
Forbearance	• Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments under a forbearance <u>and borrower has accepted a payment</u> <u>deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status</u> must meet the requirements below:
	 <u>Purchase & Rate/Term Refinance:</u> Three (3) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due
	 <u>Cash-out Refinance:</u> Twelve (12) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due
	• <u>Payment Deferral</u> : The refinance of a loan that has a payment deferral and where the amount of the deferred payments is included in the new loan is eligible as a rate/term transaction. Funds applied to pay off the prior loan, including the deferred portion, are not considered cash out
	 <u>Repayment Plan:</u> The full amount of the repayment plan monthly payment must be considered in meeting the required consecutive payment requirements (Purchase/Rate Term or Cash-out) detailed above A mortgage subject to forbearance must utilize the mortgage payment history in accordance
	 A moltgage subject to forbearance must dulize the moltgage payment history in accordance with the forbearance plan in determining late housing payments Loan file must contain a letter of explanation from the borrower detailing the reason for forbearance and that the hardship no longer exists
DTI	30 Year Fixed Rate: • LTVs ≤ 80% = Maximum 45% • LTVs > 80% = Maximum 36%
DTI	15 Year Fixed Rate & ARMs: • Maximum 43% • FICO ≥ 700 and < 720: Maximum 40% DTI



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Lawsuit/Pending Litigation	• If the 1003, title commitment or credit documents indicate that the borrower is party to a lawsuit, additional documentation must be obtained to determine no negative impact on the borrower's ability to repay, assets or collateral			
	Liabilities			
Liabilities	 Tax liens and Payment Plans If the most recent tax return or tax extension indicate a borrower owes money to the IRS or State Tax Authority, evidence of sufficient liquid assets to pay the debt must be documented if the amount due is within ninety (90) days of loan application date or if the tax transcripts show an outstanding balance due: 			
	Employment/income			
Employment/Income	 A two-year employment history is generally required If the borrower(s) have less than a two-year employment and income history, the lender must provide a written analysis to justify the determination that the income used to qualify the borrower is stable. Declining Income: When the borrower has declining income, the most recent twelve (12) months should be used or the most conservative income calculation if the declining period is shorter than 12 months. Income must be stabilized and not subject to further decline in order to be considered for qualifying purposes The employer or the borrower should provide an explanation for the decline and the underwriter should provide a written justification for including the declining income in qualifying 			
General Documentation Requirements	 Borrower(s) must have a minimum of two (2) years employment and income history Tax transcripts for personal tax returns are required when tax returns are used to document borrower's income or any loss and must match the documentation in the loan file. Tax transcripts must be obtained directly from the IRS via a third party except as indicated below: In the instance where there is an indication of possible identity theft or fraud and the transcript request has been rejected by the IRS with a Code 10 indicating that "Due to limitations, the IRS is unable to process this request", online borrower obtained tax transcripts are permitted to validate income used for qualifying purposes. Evidence of the IRS transcript request rejection because of missing, incomplete or altered information on the Form 4506-C (Codes 1-9) Social Security Income: Secondary validation is required when income is documented via either a Social Security Benefit Award Letter or a 1099. Acceptable validation can be in the form of tax transcripts /1099 transcripts or a bank statement showing evidence of the SSI deposit and dated within 30 days of the application date A 4506-C form is required to be signed at closing by all borrowers for all transactions Tax transcript of the existence of borrower's self-employment must be verified through a third- 			



	 party source and no more than twenty (20) business days prior to the Note date. In addition, confirmation that the business is currently operating must be provided. Below are acceptable examples of documentation to confirm the business is currently operating: Evidence of current work (executed contracts or signed invoices) that indicate the business is operating on the day the lender verifies self-employment; Evidence of current business receipts within 10 days of the Note date (payment for services performed); Lender certification the business is open and operating (lender confirmed through a phone call or other means); or Business website demonstrating activity supporting current business operations (timely appointments for estimates or service can be scheduled Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrower's total qualifying income must be deducted from qualifying income. Additional self-employment documentation is not required K-1 losses where borrower owns less than 25% must be deducted from qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses excluded will not count toward the aggregate secondary and separate sources of self-employment loss from income 		
Unacceptable Sources of Income	 Deferred compensation Retained earnings Education benefits Trailing spouse income Any income that is not legal in accordance with all applicable federal, state and local laws, rules and regulations. Federal law restricts the following activities and therefore the income from these sources are not allowed for qualifying: Foreign shell banks Medical marijuana dispensaries if borrower has any ownership Any income resulting from ownership in a business related to recreational marijuana use, arewing, colling or supplying of marijuana, oven if legally permitted, under state or local law 		
Salaried, Bonus & Commission Income	 Statistical and the supplying of marijuana, even if legally permitted under state or local law Salaried Borrowers: Income and Employment must be documented per the DU findings and all income sources and methods of income calculation must meet the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 and the requirements below Secondary verification of the income documentation is required via W-2 transcripts or via Fannie Mae approved third party vendors (i.e., The Work Number) with separation of income types (base, bonus, OT, etc.). The number of years provided will be based on the DU findings Manual verification of employment, even if through a 3rd party are not permitted The IRS transcripts and the supporting income documentation must be consistent If 3rd party (i.e., The Work Number) is the source used to verify income, then W-2 transcripts are also required as the secondary verification of the income – see below table Income Documentation Source <u>Allowable Secondary Verification</u> Paystub and W-2(s) W-2 transcript(s) or Fannie approved 3rd party vendor (i.e., The Work Number) 		



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	Commission/Bonus Income:				
	 Follow requirements above for salaried borrowers, and Commission/Bonus income must be documented for the most recent 2 (two) years with a year-to-date paystub and W-2s 				
Retirement Income (Pension, Annuity, 401(k), IRA Distributions)	 Existing distribution of assets from an IRA, 401(k) or similar retirement asset must be sufficient to continue for a minimum of three (3) years If any retirement income will cease within the first three (3) years of the loan, the income may not be used 				
Trust income	 Income from trusts may be used if guaranteed and regular payments will continue for at least three (3) years Regular receipt of trust income for the past twelve (12) months must be documented Copy of trust agreement or trustee statement showing: Total amount of borrower designated trust funds Terms of payment Duration of trust Evidence the trust is irrevocable If trust fund assets are being used for down payment or closing costs, the loan file must contain 				
	adequate documentation to indicate the withdrawal of the assets will not negatively affect income				
Restricted Stock and Stock Options	 Income May only be used as qualifying income if the income has been consistently received for two (2) years and is identified on the paystubs, W-2s and tax returns as income and the vesting schedule indicates the income will continue for a minimum of two (2) years at a similar level as prior two (2) years A two (2) year average of prior income received from RSUs or stock options should be used to calculate the income, with the continuance based on the vesting schedule using a stock price based on the lower of the current stock price or the 52-week average for the most recent twelve (12) months reporting at the time of application. The income used for qualifying must be supported by future vesting based on the stock price used for qualifying and vesting schedule. Additional awards must be similar to the qualifying income and awarded on a consistent basis There must be no indication the borrower will not continue to receive future awards consistent with historical awards received Borrower must be currently employed by the employer issuing the RSUs/stock options for the RSUs/stock options to be considered in qualifying income Stock must be a publicly traded stock Vested restricted stock units and stock options cannot be used for reserves if using for income to qualify Incentive sign on income and future RSU's are limited to 50% of total qualifying income. Income calculation results may be reduced to meet the 50% restriction RSU income must be entered into DU as bonus income 				
Projected Income	Paystub (once borrower has started with new employer) must be provided prior to purchase of the loan by Bayview				
Asset Depletion	 Maximum 80% LTV/CLTV/HCLTV Primary residence 1-2 units only and Second Homes are eligible Primary residence 3-4 units are not eligible Investment properties are not eligible Purchase, Rate/Term and Cash-Out transactions are eligible Eligible assets must be held in a US account There are no age restrictions for the use of Asset Depletion as a source of qualifying income Qualifying Asset Income = Net Eligible Assets divided by 240 				



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 salaried inco of the assets Borrower the this income Pension, So with Asset D the Asset D Assets used asset canno Net Eligible Minimum Assets Net Eligible haircuts r 	tion may not be combined with employme ome, self-employment income, etc,) for an s used for Asset Depletion. If there is emp at is not a joint account holder of the acco- may be eligible to be used for qualifying p cial Security or other annuity type income Depletion income as long as the assets ge epletion income calculations I as income can only be sourced from one t be used as both capital gains income an Assets Net Eligible Assets: Borrowers must have ele Assets equals Total Eligible Assets as a equired for retirement assets per the Assets natrix) minus:	y Borrower that is an account holder bloyment related income from a unt used for Asset Depletion, then urposes streams may be used and combined nerating that income are not used in income stream. As an example, an ad asset depletion income e at least \$1,000,000 of Net Eligible defined in the below table (after any
•	required to be paid by borrower for closin	a (i.e. down payment closing costs)
	d/or borrowed funds	g (, com payment, crossing cocco)
 Reserve 		
	ortion of assets pledged as collateral for a	
	proceeds are not allowed to be used in the Eligible Asset	le Asset Depletion calculation and
	nds not permitted to be included in net elig	nible asset amount
	two years of tax returns and correspondir	
Assets must	meet the eligibility and documentation re	quirements outlined in the below
table:		
Asset Type	Asset Eligibility Requirements	Documentation Requirements
Retirement Assets	The retirement assets must be in a retirement	Most recent retirement asset account
A33613	account recognized by the Internal Revenue Service (IRS) (e.g., 401(k), IRA)	statement Documentation evidencing asset
	Borrower must be the sole owner The spect must not currently be used as a source	eligibility requirements are met
	 The asset must not currently be used as a source of income by the Borrower, i.e. retirement distributions 	Most recent two years tax returns and corresponding tax transcripts
	 The Borrower's rights to the funds in the account must be fully vested 	
Lump-sum distribution funds not deposited to an eligible retirement asset	 If the lump-sum distribution funds have been deposited to an eligible retirement asset, follow the requirements for retirement assets described above, otherwise: Lump-sum distribution funds must be derived from a retirement account recognized by the IRS (e.g., 401(k), IRA) and must be deposited to a depository or non-retirement securities account A Borrower must have been the recipient of the lump-sum distribution funds Parties not obligated on the Mortgage may not have an ownership interest in the account that holds the funds from the lump-sum distribution The proceeds from the lump-sum distribution must be immediately accessible in their entirety The proceeds from the lump-sum distribution must not have been or currently be subject to a penalty or early distribution tax 	 Employer distribution letter(s) and/or check-stub(s) evidencing receipt and type of lump-sum distribution funds; IRS 1099-R (if it has been received) Satisfactorily documented evidence of the following: Funds verified in the non-retirement account and used for qualification must have been derived from eligible retirement assets Lump-sum distribution funds must not have been or currently be subject to a penalty or early distribution tax Most recent two years tax returns and corresponding tax transcripts
	or early distribution tax	



	Depository accounts and Securities Securities Assets from the sale of the Borrower's business	 The Borrower must solely own assets or, if asset is owned jointly, each asset owner must be a Borrower on the Mortgage and /or on the title to the subject property As of the Note Date, the Borrower must have access to withdraw the funds in their entirety, less any portion pledged as collateral for a loan or otherwise encumbered, without being subject to a penalty Account funds must be located in a United States- or State-regulated financial institution and verified in U.S. dollars The Borrower(s) must be the sole owner(s) of the proceeds from the sale of the business that were deposited to the depository or non-retirement securities account Parties not obligated on the Mortgage may not have an ownership interest in the account that holds the proceeds from the sale of the Borrower's business The proceeds from the sale of the business must be immediately accessible in their entirety The sale of the business must be immediately accessible in their entirety The sale of the business must be immediately accessible in their entirety 	 Provide account statement(s) covering a two-month period For securities only, if the Borrower does not receive a stock/security account statement Provide evidence the security is owned by the Borrower, and Verify value using stock prices from a financial publication or web site Documentation evidencing asset eligibility requirements are met Sourcing deposits: The Seller must document the source of funds for any deposit exceeding 10% of the Borrower's total eligible assets in depository accounts and securities, and verify the deposit does not include gifts or borrowed funds, or reduce the eligible assets used to qualify the Borrower by the amount of the deposit When the source of funds can be clearly identified from the deposit information on the account statement (e.g., direct payroll deposits) or other documented income or asset source in the Mortgage file, the Seller is not required to obtain additional documentation Most recent three months' depository or securities account statements Fully executed closing documents evidencing final sale of business to include sales price and net proceeds Contract for sale of business Most recent business tax return prior to sale of business Most recent business tax return prior to sale of business Most recent business tax return prior to sale of business Most recent business tax return prior to sale of business Most recent business tax return prior to sale of business Most recent two years tax returns and corresponding tax transcripts
Self-Employment	 Self-Employed borrowers are defined as having 25% or greater ownership Minimum 720 FICO when any Self-Employment income is required for qualifying purposes. If the Self-Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable In order to use self-employment income for qualifying purposes, the underwriter must consider economic impacts to the business and determine the stability of income Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrower's total qualifying income must be deducted from qualifying income. Additional self-employment documentation is not required K-1 losses where borrower owns less than 25% must be deducted from qualifying income Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses 		



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	excluded will not count toward the aggregate secondary and separate sources of self- employment losses and the 5% threshold for deducting the loss from income
	Documentation Requirements
	The requirements below apply for Self-Employed Borrowers with Self-Employment income used
	for qualifying:
	• Follow the requirements per the DU findings and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below:
	 If DU returns a recommendation for one (1) year of tax returns, the most recent year's tax return must be provided. IRS extensions are not permitted
	 If borrower has filed an extension, the most recent prior two (2) years tax returns are required
	 YTD profit and loss statement <u>(audited or unaudited)</u> is required up to and including the most recent month preceding the loan application date and must not be more than 90 days aged prior to the Note date Unaudited P&L
	 An unaudited year-to-date profit and loss statement signed by the borrower reporting business revenue, expenses, and net income; OR
	 Audited P&L An audited year-to-date profit and loss statement reporting business revenue,
	expenses, and net income
	 If the borrower has filed an extension for the current tax year, the year-to-date profit and loss statement must be provided to cover the full year
	 If the year-to-date business income is less than the historically calculated income derived from the tax returns, the borrower may qualify by reducing the historical income to no more than the current level of stable monthly income using details from the year-to-date profit
	and loss statement
	Assets/Reserves
	1. Beyond the minimum reserve requirements and to fully document the horrower's ability to
	Beyond the minimum reserve requirements and to fully document the borrower's ability to meet their obligations, borrowers should disclose all liquid assets
	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for
	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs
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Asset Requirements	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below
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Asset Requirements	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below A written VOD as a stand-alone document is not acceptable A system generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank Gift Funds Gift funds may be used once borrower has contributed 5% of their own funds
Asset Requirements	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below A written VOD as a stand-alone document is not acceptable A system generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank Gift Funds Gift funds may be used once borrower has contributed 5% of their own funds Not permitted for reserves
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Asset Requirements	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below A written VOD as a stand-alone document is not acceptable A system generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank Gift Funds Gift funds may be used once borrower has contributed 5% of their own funds Not permitted for reserves
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Asset Requirements	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below A written VOD as a stand-alone document is not acceptable A system generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank Gift Funds Gift funds may be used once borrower has contributed 5% of their own funds Not permitted for reserves LTVs greater than 80% - gift funds not permitted Business Funds Not permitted for reserves Cash flow analysis required using most recent three (3) months business bank statements to determine no negative impact to business. Business bank statements must be no older than the latest three months represented on the year-to-date profit and loss statement

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	 If borrower(s) ownership in the business is less than 100%, the following requirements must be met: Borrower(s) must have majority ownership of 51% or greater The other owners of the business must provide an access letter to the business funds Borrower(s) % of ownership must be applied to the balance of business funds for use by borrower(s) Retirement Accounts Eligibility Percentage to meet reserve requirements If borrower is ≥ 59 ½, then 70% of the vested value after the reduction of any outstanding loans 		
	 If borrower is < 59 ½, then 60% of the vested value after the reduction of any outstanding loans Refer to Fannie Mae Selling Guide for liquidation of funds requirements Stocks, bonds and mutual funds do not require documentation of liquidation or of the borrower's actual receipt of funds when used for down payment or closing costs Virtual Currency is an ineligible asset type. Virtual currency must be exchanged into U.S. dollars to be acceptable for use as down payment, closing costs or reserves. Refer to Fannie Mae Selling Guide for additional details 		
	Reser	ve Requirements (# of Months of PITIA)	
	Occupancy	Loan Amount	# of Months
		≤\$1,000,000 with LTV ≤80% \$1,000,001-\$1,500,000 with LTV ≤80%	6 9
	Brimany Basidanaa	≤\$1,000,000 with LTV >80%	12
	Primary Residence	\$1,000,001 - \$1,500,000 with LTV >80%	15
		\$1,500,001-\$2,000,000	12
		\$2,000,001-\$2,500,000	24
		≤\$1,000,000	12
	Second Home	\$1,000,001-\$1,500,000	18
	Second Home	\$1,500,001-\$2,000,000	24
December		\$2,000,001-\$2,500,000	36
Reserves	Investment Property	≤\$1,000,000	18
		\$1,000,001 - \$1,500,000	24
		≤\$1,000,000 with LTV ≤80%	12
	First-Time Homebuyer	≤\$1,000,000 with LTV >80%	15
		\$1,000,001-\$1,500,000 with LTV ≤80% \$1,000,001-\$1,500,000 with LTV >80%	15 18
	Additional 1-4 Unit	Additional six (6) months reserves PITIA for each property is required based on the PITIA of the additional REO	
	Financed REO	If eligible to be excluded from the count of multiple financed properties, reserves are not required	
	Borrowed funds	Borrowed funds (secured or unsecured) are not allowed for reserves	
	Subor	dinate Financing	
Subordinate Financing	 Allowed up to maximum CLTV per matrix. Secondary financing term must conform to Fannie Mae guidelines If subject property has a HELOC that is not included in the CLTV/HCLTV calculation, the 		
-	loan file must contain evidence the HELOC has been closedShared equity finance agreements are an ineligible source of subordinate financing		



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Down						
Payment/Closing Cost Assistance	Down payment and closing cost assistance subordinate financing is not permitted					
Acciotance	Property/Appraisal					
Eligible Property Types	 1-4 Unit Owner Occupied Properties 1 Unit Second Homes 1-4 Unit Investment Properties Condominiums – Must be Fannie Mae warrantable and meet Fannie Mae guidelines and project standards Florida new construction: Full review or PERS permitted Cooperatives Investment properties not allowed 30 year fixed rate only Must meet Fannie Mae Selling Guide requirements and project standards Modular homes Planned Unit Developments (PUDs) Leaseholds (30 year fixed rate product term only) Properties vith ≤40 Acres Properties >10 acres ≤40 acres must meet the following: Maximum land value 35% No income producing attributes Transaction must be 10% below maximum LTV/CLTV/HCLTV as allowed on Bayview Jumbo AUS for transactions over twenty (20) acres. For example, if borrower qualifies for a loan at 80% LTV based on transaction, FICO score, loan amount and reserves, then the maximum allowed would be 70% Properties Subject to Existing Oil/Gas Leases must meet the following: Title endorsement providing coverage to the lender against damage to existing improvements resulting from the exercise of the right to use the surface of the land which is subject to an oil and/or gas lease No active drilling; Appraiser to comment or current survey to show no active drilling No lease recorded after the home construction date; Re-recording of a lease after the home was constructed is permitted Must be connected to public water 					
Ineligible Property Types	 variance basis 2-4 unit second home properties Condotels/Condo Hotels Leaseholds (ineligible for 15 year fixed and ARMs) Manufactured Homes/Mobile Homes Mixed-Use Properties Model Home Leasebacks Non-Warrantable Condominiums Properties with condition rating of C5/C6 Properties located in Hawaii in lava zones 1 & 2 Properties located in areas where a valid security interest in the property cannot be obtained Properties vith a private transfer fee covenant unless the covenant is excluded under 12CFR 1228 as an excepted transfer fee covenant Tenants-in-Common projects (TICs) Unique properties Working farms, ranches or orchards 					



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	1		
	 LTV/CLTV/HCLTV must be 10% below produte to a maximum 75% LTV/CLTV/HCLTV 	ict maximum per product matrix eligibility grid up	
	As an example:		
	If the eligibility grid indicates a maximum of 8	9.99% LTV/CLTV/HCLTV for the subject	
Declining Markets	transaction and the appraisal indicates a dec		
C C	LTV/CLTV/HCLTV should be reduced to 75%	0	
	OR		
		0% LTV/CLTV/HCLTV for the subject transaction	
		t, then the maximum LTV/CLTV/HCLTV should	
	be reduced to 70%	Findings	
	 Full appraisal is required regardless of the DU Property inspection waivers are not permitted 		
	 Transferred appraisals are not allowed 		
	 The subject property must be appraised within 	90 days prior to the Note date	
		or less is allowed in lieu of a CDA (30 Year Fixed	
	Rate only)	, , , , , , , , , , , , , , , , , , ,	
	 Maximum LTV 80% 		
	• Maximum Loan amount \$1,500,000		
		in a declining market are not eligible to use the	
		A CDA is required for properties in declining	
	 markets. See Declining Market section for Appraisal Update (Form 1004D) is not permitted 	•	
		oans where the appraisal effective date is greater	
	than 90 days from the Note date		
	Collateral Desktop Analysis (CDA) ordered from Clear Capital is required to support the value of		
		ering the CDA. See above for the allowance of	
	CU score in lieu of CDA		
		nate" or if the CDA indicates a lower value than	
	the appraised value that exceeds a 10% to	lerance, then one (1) of the following	
	requirements must be met:	an) and a Clear Capital Value Desensiliation of	
Appraisal		on) and a Clear Capital Value Reconciliation of econciliation will be used for the appraised value	
Requirements		of or ordering the BPO and Value Reconciliation	
	through Clear Capital		
		e provided. The lower of the two values will be	
		erty. The Seller is responsible for providing the	
	field review or 2 nd full appraisal full appraisal		
	• If two (2) full appraisals are provided, a CDA is not required (CDA still required for 15 year		
	fixed and ARMs)		
	 15 Year Fixed & ARMs In addition to the above requirements, a field review would be required for any CDA 		
	variance greater than 5% with an LTV g		
	Appraisal Requirements B	ased on Loan Amount:	
	First Lien Amount	Appraisal Requirements	
	Purchase Tra		
	≤ \$2,000,000	1 Full Appraisal	
	> \$2,000,000	2 Full Appraisals	
	Refinance Tra	insactions	
	< #1 500 000		
	≤ \$1,500,000	1 Full Appraisal	
	> \$1,500,000	1 Full Appraisal 2 Full Appraisals	



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	 When two (2) appraisals are required, the following applies: Appraisals must be completed by two (2) independent companies The LTV will be determined by the lower of the two (2) appraised values if the lower appraisal supports the value conclusion Both appraisal reports must be reviewed and address any inconsistencies between the two (2) reports and all discrepancies must be reconciled If the two (2) appraisals are done "subject to" and 1004Ds are required, it is allowable to provide one (1) 1004D. If only one (1) 1004D is provided, it should be for the appraisal that the value of the transaction is being based upon Higher Priced Mortgage Loans (HPML) (30 Year Fixed Rate only) If the property was acquired by the seller less than 90 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 10% then a second full appraisal is required. Bank owned properties are not exempt. If the property was acquired by the seller between 91-180 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 20%, then a second full appraisal is required. Bank owned properties are not exempt If a second appraisal is required for one of the above two reasons, the borrower may only be charged for one of the appraisals
Construction to Permanent Financing	 The borrower must hold title to the lot which may have been previously acquired or purchased as part of the transaction LTV/CLTV/HCLTV is determined based on the length of time the borrower has owned the lot. The time frame is defined as the date the lot was purchased to the Note date of the subject transaction For lots owned twelve (12) months or more, the appraised value can be used to calculate the LTV/CLTV/HCLTV For lots owned less than twelve (12) months, the LTV/CLTV/HCLTV is based on the lesser of the current appraised value of the property or the total acquisition costs (documented construction costs plus documented purchase price of lot)
Disaster Area Requirements	 Refer to the Disaster Guidelines in the <u>Special Products Seller Guide</u> for requirements pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counties eligible for individual assistance (IA); Areas where FEMA has not made a disaster declaration, but Bayview or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster; Areas where the Seller has reason to believe that a property might have been damaged in a disaster Correspondent lenders are responsible for monitoring the <u>Disaster Declaration File</u> and the <u>FEMA Website</u> including the FEMA Declarations Summary on an ongoing basis to ensure that the property is not located in an area impacted by a disaster
Escrow Holdbacks	Not allowed unless the holdback has been disbursed and a certification of completion has been issued prior to purchase
	Special Restrictions
Multiple Financed Properties	 Maximum number of financed properties – follow Fannie Mae Selling Guide requirements All financed 1-4 unit residential properties require an additional six (6) months reserves for each property, unless the exclusions below apply 1-4 unit residential financed properties held in the name of an LLC or other corporation can be excluded from the number of financed properties only when the borrower is not personally obligated for the mortgage Ownership of commercial or multifamily (five (5) or more units) real estate is not included in this limitation



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Geographic Restrictions	Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted
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			Version Control
Author	Section	Date	Update
DH	All	06.07.21	New Jumbo AUS product matrix created
DH	Eligibility Grid	07.22.21	 Removed Footnote #2: Self-employment maximum 70% Footnote #4: Self-employment income is not an eligible source of qualifying income on cash-out transactions Replaced Footnote #2: Self-Employment income: Minimum FICO of 720 when any Self-Employment income is required for qualifying purposes. If the Self-Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable
DH	Cash-Out	07.22.21	RemovedSelf-employment income may not be used for qualification
DH	Asset Depletion	07.22.21	 Added Asset Depletion to Income Section Maximum 80% LTV/CLTV/HCLTV Primary residence 1-2 units only Eligible assets must be held in a US account At least one borrower who is an account holder must be age 62 or older unless assets have been derived from the sale of a business Purchase and rate/term transactions only Minimum Post-Closing assets o Borrowers ≥ 62 years of age = \$500,000 o Borrowers ≥ 62 years of age = \$1,000,000 Calculate Net Eligible Assets divided by 240 Net Eligible Assets equals Total Assets minus o Funds required to be paid by borrower for closing (i.e., down payment, closing costs) o Gift and/or borrowed funds o Reserves o Any portion of assets pledged as collateral for a loan Business funds not permitted Added Eligible Asset & Documentation Table
DH	Significant Derogatory Credit	07.22.21	Removed o Forbearance – Seven (7) year waiting period Added o Forbearance resulting in subsequent loan modification - seven (7) years since exit from forbearance (See below Forbearance section for additional requirements)
DH	Forbearance	07.22.21	 Added Forbearance Section <u>Determining Eligibility for New Loan</u> Any loans that are shown to be in active or previous forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible All payments must have been made within the month due The forbearance plan must be terminated at or prior to closing and the loan file must contain documentation that the forbearance is no longer active (i.e. removal letter from servicer, etc.). Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments under a forbearance <u>and borrower has accepted a payment deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status must meet the requirements below:</u> <u>Purchase & Rate/Term Refinance:</u> Three (3) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due



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DH	Age of Documents	09.02.21	Removed	
DH	Appendix A	07.22.21	Updated the below sections in Appendix A as a result o Significant Derogatory Credit Forbearance Self-employment Asset Depletion	f above 7.22.21 changes
DH	Asset Requirements	07.22.21	Added clarification that when using business funds must no older than the latest three months represe statement	
DH	Self-Employment	07.22.21	 Loan file must contain a letter of explanation from the forbearance and that the hardship no longer exists Forbearance resulting in subsequent loan modificatio credit event and subject to a seven (7) year waiting p Removed If the year-to-date period covers multiple quarters, to ut each quarter separately Maximum of 70% LTV/CLTV/HCLTV If self-employment losses have already been conthe maximum 70% LTV/CLTV/HCLTV is not app Self-employment income may not be used as qualited Added YTD profit and loss statement (audited or unaudited) upreceding the loan application date. YTD profit and loss days aged prior to the Note date Audited P&L An audited year-to-date profit and loss state expenses, and net income up to and including loan application date; OR Unaudited P&L An unaudited year-to-date profit and loss state expenses, and net income up to and including loan application date; OR Unaudited P&L The three most recent business deposited reviewed and must support and/or not contreported in the current year-to-date profit The business revenue analysis of the baa from gross receipts from the business. The business Administration PPP or any othe grants should not be included If the year-to-date profit and loss statements, the self-employment income statements, the self-employment income statements, the self-employment income statements, the provided to cover the ful os fit the year-to-date business income is less than derived from the tax returns, the borrower may to no more than the current level of stable month date profit and loss statement and business accomplication statement and business accomplication for the current level of stable month date profit and loss statement and business accomplication date profit and loss statement and business accomplication date profit and loss statement and business accomplication date profit and loss statement and business accomp	borrower detailing the reason for n is considered a significant derogato eriod he profit and loss statement must breach hicable fying income on a cash-out transaction p to and including the most recent more is statement must not be more than 60 ment reporting business revenue, ng the most recent month preceding the tement signed by the borrower report e up to and including the most recent nd three business depository account nths represented on the year-to-date ory account statements must be onflict with the level of business reven and loss statement nk statements includes bank deposits fransfers and proceeds from the Sma er similar COVID-19 related loans or ent cannot be supported by account is not eligible for use in qualifying ent tax year, the year-to-date profit an l year the historically calculated income qualify by reducing the historical incorn nly income using details from the year
			 of the deferred payments is included in the new loan Funds applied to pay off the prior loan, including the or cash out <u>Repayment Plan</u>: The full amount of the repayment p considered in meeting the required consecutive paym or Cash-out) detailed above A mortgage subject to forbearance must utilize the m with the forbearance plan in determining late housing 	is éligible as a rate/term transaction. deferred portion, are not considered lan monthly payment must be nent requirements (Purchase/Rate Ter ortgage payment history in accordance
			 All payments must have been made within the <u>Payment Deferral:</u> The refinance of a loan that has a 	

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			 All credit documents, including title commitment must be no older than ninety (90) days from the Note date Added Follow Fannie Mae Selling Guide Requirements
DH	Asset Requirements	09.02.21	 Follow Fannie Mae Selling Guide Requirements Added Retirement Accounts Eligibility Percentage to meet reserve requirements If borrower is ≥ 59 ½, then 70% of the vested value after the reduction of any outstanding loans If borrower is < 59 ½, then 60% of the vested value after the reduction of any outstanding loans If borrower is < 59 ½, then 60% of the vested value after the reduction of any outstanding loans Refer to Fannie Mae Selling Guide for liquidation of funds requirements In cases where the account holder is not of retirement age and funds are being used for down payment or closing costs, evidence of liquidation of retirement funds is required
DH	Credit Requirements	09.02.21	 Removed Frozen Credit: Credit reports with bureaus identified as "frozen" are required to be unfrozen and a current credit report with all bureaus unfrozen is required Added Frozen Credit: Follow Fannie Mae Selling Guide requirements except as noted below All borrowers must have a minimum of two (2) credit scores that are generated from the unfrozen bureaus
DH	Unacceptable Sources of Income	09.02.21	Removed Businesses engaged in any type of internet gambling
DH	General Documentation Requirements	10.28.21	 Added Tax transcripts must be obtained directly from the IRS via a third party except as indicated below In the instance where there is an indication of possible identity theft or fraud and the transcript request has been rejected by the IRS with a Code 10 indicating that "Due to limitations, the IRS is unable to process this request", online borrower obtained tax transcripts are permitted to validate income used for qualifying purposes. Evidence of the IRS transcript request rejection is required. Borrower obtained transcripts are not permitted due to IRS rejection because of missing, incomplete or altered information on the Form 4506-C (Codes 1-9)
DH	Asset Depletion	10.28.21	 Updated Asset Depletion section to allow for Second Homes and for Cash-Out transactions Removed 62 years of age requirement Added Net Eligible asset requirement of \$1,000,000 Retirement Accounts: Eligibility percentage must be applied as defined in the Asset Requirements Section of this product matrix Cash-Out from the transaction may not be used to meet minimum post-closing asset requirements Added clarification regarding Qualifying Asset Income Asset Depletion may not be combined with employment related income to qualify (i.e., salaried income, self-employment income, etc.) for any Borrower that is an account holder of the assets used for Asset Depletion. If there is employment related income from a Borrower that is not a joint account holder of the account used for Asset Depletion, then this income can be used for qualifying purposes Pension, Social Security or other annuity type income streams may be used and combined with Asset Depletion income as long as the assets generating that income are not used in the Asset Depletion income calculations Assets used as income can only be sourced from one income stream. As an example, an asset cannot be used as both capital gains income and asset depletion income Added the requirement for the most recent two years tax returns and corresponding tax transcripts
DH	Asset Requirements	10.28.21	 Added A written VOD as a stand-alone document is not acceptable A system generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank
DH	Reserves	10.28.21	Added Borrowed funds (secured or unsecured) are not allowed for reserves
DH	Higher Priced Mortgage Loans	11.29.21	 Added New Section Higher Priced Mortgage Loans (HPML) are allowed if the following requirements are met: Loan must have an escrow account for a minimum of 5 years



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DH	Bayview Jumbo AUS Notes	12.09.21	 o If a second appraisal is required for one of the above two reasons, the borrower may only be charged for one of the appraisals Removed Minimum loan amounts are \$548,251 for 1-unit properties and \$1 above the Conforming loan limits for properties 2-4 units Added Minimum loan amounts are \$1 above the current FHFA conforming loan limits. High balance
DH	Appraisal Requirements	11.29.21	 Added Higher Priced Mortgage Loans If the property was acquired by the seller less than 90 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 10% then a second full appraisal is required. Bank owned properties are not exempt. If the property was acquired by the seller between 91-180 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 20%, then a second full appraisal is required. Bank owned properties are not exempt
DH	Self-Employment	11.29.21	 Added Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrowers total qualifying income must be deducted from qualifying income. Additional self-employment documentation is not required K-1 losses where borrower owns less than 25% must be deducted from qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses excluded will not count toward the aggregate secondary and separate sources of self-employment losses and the 5% threshold for deducting the loss from income
DH	General Documentation Requirements	11.29.21	 Losses for co-borrower's self-employment must be included in DTI and self-employed documentation requirements must be met Added Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrowers total qualifying income must be deducted from qualifying income. Additional self-employment documentation is not required K-1 losses where borrower owns less than 25% must be deducted from qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses excluded will not count toward the aggregate secondary and separate sources of self-employment losses and the 5% threshold for deducting the loss from income
DH	Underwriting	11.29.21	Lender is responsible for ensuring that all data and information provided in the final submission to DU matches the terms of the closed loan or is within the acceptable tolerances specified in the Fannie Mae Selling Guide Removed Losses for secondary self-employment must be included in the DTI and self-employed documentation requirements must be met
			 1002.14(a)(1) allowing the consumer to waive the requirement that the appraisal copy be provided three (3) business days before consummation, does not apply to Higher Priced Mortgage Loans subject to §1026.35(c). A Consumer of a Higher Priced Mortgage Loan subject to §1026.35(c) may not waive the timing requirement to receive a copy of the appraisal under §1026.35(c)(6)(i) Appraisal Requirements If the property was acquired by the seller less than 90 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 10% then a second full appraisal is required. Bank owned properties are not exempt. If the property was acquired by the seller between 91-180 days from the purchase agreement date and the purchase price exceeds the seller's acquisition price by more than 20%, then a second full appraisal is required. Bank owned properties are not exempt. If a second appraisal is required for one of the above two reasons, the borrower may only be charged for one of the appraisals



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DH	Liabilities	01.28.22	Added Alimony Payments: Follow Fannie Mae Selling Guide requirements
DH	Appraisal Requirements	01.28.22	 Added If the date of the appraisal report is more than 120 days from the date of the Mortgage Note, the original appraiser must provide an update to the appraisal based on his or her exterior inspection of the Mortgaged Property and knowledge of current market conditions and in accordance with Fannie Mae Selling Guide age of document requirements
DH	Self-Employment	02.18.22	 Removed YTD profit and loss statement must not be more than 60 days aged prior to the Note date Added YTD profit and loss statement must not be more than 90 days aged prior to the Note date Removed The requirement for bank statements to support the profit and loss statement
DH	Ineligible Transactions	03.25.22	Added Clarification Single Close Construction to Permanent Transactions
DH	Asset Requirements	03.25.22	 Added Stocks, bonds and mutual funds do not require documentation of liquidation or of the borrower's actual receipt of funds when used for down payment or closing costs
DH	Eligibility Grid	04.08.22	 Added Added Investment Cash-Out Eligibility up to \$1.5M loan amount, maximum 60% LTV and minimum 740 FICO
DH	Eligible Property Types	04.08.22	Added Condominiums o Florida new construction: Full review or PERS permitted
DH	Restricted Stock and Stock Options	05.20.22	 Added Incentive sign on income and future RSU's are limited to 50% of total qualifying income. Income calculation results may be reduced to meet the 50% restriction
DH	Asset Requirements	05.20.22	 Added Virtual Currency is an ineligible asset type. Virtual currency must be exchanged into U.S. dollars to be acceptable for use as down payment, closing costs or reserves. Refer to Fannie Mae Selling Guide for additional details
DH	Subordinate Financing	05.20.22	Added Shared equity finance agreements are an ineligible source of subordinate financing
DH	Forbearance	06.03.22	 Added For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section above
DH	Asset Requirements	07.01.22	 Removed Retirement Accounts In cases where the account holder is not of retirement age and funds are being used for down payment or closing costs, evidence of liquidation of retirement funds is required
DH	Credit Requirements	07.01.22	 Added Rapid credit rescores are permitted. A rapid rescore is a process that can quickly update a borrower's credit score by submitting proof of positive account changes to the three major credit bureaus since the last reporting deadline in order to reflect the current credit status
DH	General Documentation Requirements	07.01.22	 Added Social Security Income: Secondary validation is required when income is documented via either a Social Security Benefit Award Letter or a 1099. Acceptable validation can be in the form of tax transcripts/1099 transcripts or a bank statement showing evidence of the SSI deposit and dated within 30 days of the application date
DH	Various Sections	10.21.22	Added 15 year fixed rate and ARM requirements throughout matrix
DH	Eligibility Grid	11.04.22	Added Declining Market footnote
DH	Declining Market	11.04.22	 Added Declining Market Section LTV/CLTV/HCLTV must be 10% below product maximum per product matrix eligibility grid up to a maximum 75% LTV/CLTV/HCLTV As an example: If the eligibility grid indicates a maximum of 89.99% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should be reduced to 75% OR



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			If the eligibility grid indicates a maximum of 80% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should be reduced to 70%
			Removed Appraisal Update (Form 1004D) is allowed for appraisals that are over 120 days aged
DH	Appraisal Requirements	11.04.22	 Added Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged from Note date. A new full appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date
			 The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets
	Minimum Loan amount		Removed ARMS & 15 year fixed rate: Minimum \$400,000 loan amount
	amount		Added ARMS & 15 year fixed rate: Minimum \$600,000 loan amount
	15 Year Fixed Rate & ARM		 Added First Time Homebuyer minimum FICO 740 Rate/Term Refinance transactions may have incidental cash back to the borrower up to
	Requirements		\$5000Updated minimum loan amount to \$600,000



Appendix A - Summary of Program Overlays to Fannie Mae Guidelines

Below is a summary of the Jumbo AUS program overlays to Fannie Mae guidelines. Please refer to the Jumbo AUS product matrix for complete details and requirements on the below topics as well as for LTV, FICO and loan amount requirements. This summary is intended for reference only. In the event of any conflict with this document, the product matrix and seller guide will govern.

• 15 Year Fixed Rate & ARMs

- First Time Homebuyer:
 - o Maximum loan amount \$1,250,000
 - Minimum FICO 740
- Rate/Term Refinance transactions may have incidental cash back to the borrower up to \$5000
- Minimum Loan Amount: \$600,000
- Maximum Cash Out: \$500,000
- Texas 50(a)(6) not permitted
- 2-4 units not eligible
- 2nd home & investment properties not eligible
- Appraisal Review
 - o CU not permitted to meet appraisal review requirement
 - CDA required for every loan
 - Field review required for any CDA variance greater than 5% with an LTV greater than 75%
- Cooperatives not eligible
- Leaseholds not eligible

• Ineligible Product Types

- Non-Standard to Standard Refinance Transactions (ATR Exempt)
- o Higher-Priced Mortgage Loans (HPML)
- o Higher-Priced Covered Transactions (HPCT QM-Rebuttable Presumption)
- Balloons
- o Graduated Payments
- o Interest Only Products
- Temporary Buydowns
- o Loans with Prepayment Penalties
- Single Close Construction to Permanent Transactions

Borrower Eligibility

- First Time Homebuyer:
 - Maximum loan amount \$1,500,000 (15 Year Fixed and ARMS maximum loan amount \$1,250,000)
 - Not permitted on investment properties
- Permanent and Non-Permanent Resident Aliens must be employed in the U.S. for the past 24 months
- Non-Permanent Resident Aliens
 - Maximum LTV/CLTV/HCLTV 75%
 - Primary residence only
- Non-Occupant Co-Borrower must be a related family member of the borrower(s)
- o All borrowers must have a valid Social Security Number

LTV/CLTV/HCLTV Calculation for Refinance Transactions

- If subject property is owned more than twelve (12) months, the LTV/CLTV/HCLTV is based on the current appraised value. The twelve (12) month time frame may be based on subject transaction Note date
- If subject property is owned less than twelve (12) months, the LTV/CLTV/HCLTV is based on the lesser of the original purchase price plus documented improvements made after the purchase of the property, or the appraised value.



Documented improvements must be supported with receipts. The twelve (12) month time frame may be based on subject transaction Note date

- Continuity of Obligation
 - On a refinance transaction, there must be a continuity of obligation of the outstanding lien that will be paid through the refinance transaction. See Continuity of Obligation section for full requirements

Credit Requirements

- o Non-traditional credit not permitted
- o All borrowers must have a minimum of two (2) credit scores
- o Manual underwrite is not permitted

Mortgage History:

- o 0x30x24
- Sellers must review the borrower(s) credit report to determine status of all mortgage loans including verification mortgage is not subject to a loss mitigation program, repayment plan, loan modification or payment deferral plan. In addition to reviewing the credit report, the Seller must also apply due diligence for each mortgage loan on which a borrower is obligated, including co-signed mortgage loans and mortgage loans not related to the subject transaction, to determine the loan payments are current as of the Note date of the subject transaction. Current means the borrower has made all payments due in the month prior to the Note date of the subject transaction and no later than the last business day of that month. Acceptable documentation includes one of the following:
 - Loan payment history from the servicer or third party verification service
 - Payoff statement for loans being refinanced
 - Current mortgage statement from the borrower
 - Verification of mortgage (VOM)
- If the mortgage holder is a party to the transaction or relative of the borrower, cancelled checks or bank statements to verify satisfactory mortgage history is required
- Significant Derogatory Credit: At least seven (7) years must have elapsed since bankruptcy discharge/dismissal, foreclosure, NOD, Short Sale/DIL or forbearance resulting in a subsequent loan modification. Multiple derogatory credit events not permitted

Forbearance

- Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments under a forbearance and borrower has accepted a payment deferral, initiated a repayment plan or has reinstated the mortgage to return to a current status must meet the requirements below:
 - Cash-out Refinance:
 - Twelve (12) consecutive months of required payments since completed forbearance plan
- DTI:
 - o 30 Year Fixed Rate
 - LTVs ≤ 80% = Max 45%
 - LTVs > 80% = Max 36%
 - 15 Year Fixed Rate & ARMs:
 - Maximum 43%
 - FICO ≥ 700 and < 720: Maximum 40% DTI
- Employment/Income
 - <u>General Requirements</u>: Tax transcripts for personal tax returns are required when tax returns are used to document borrower's income or any loss and must match the documentation in the loan file. The number of years of transcripts required will be based on the DU findings



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- <u>Salaried Borrowers</u>: Secondary verification of the income documentation is required via W-2 transcripts or 3rd party verification (i.e., The Work Number) with separation of income types (base, bonus, OT, etc.). The number of years provided will be based on the DU findings
 - Manual verification of employment, even if through a 3rd party are not permitted
 - Tax transcripts must be obtained directly from the IRS via a third party except as indicated below:
 - In the instance where there is an indication of possible identity theft or fraud and the transcript request has been rejected by the IRS with a Code 10 indicating that "Due to limitations, the IRS is unable to process this request", online borrower obtained tax transcripts are permitted to validate income used for qualifying purposes. Evidence of the IRS transcript request rejection is required. Borrower obtained transcripts are not permitted due to IRS rejection because of missing, incomplete or altered information on the Form 4506-C (Codes 1-9)
 - The IRS transcripts and the supporting income documentation must be consistent
 - If 3rd party verification (i.e., The Work Number) is the source used to verify income, then W-2 transcripts are also required as the secondary verification of the income
- <u>Commission/Bonus</u>: Income must be documented for the most recent 2 (two) years with a year-to-date paystub and W-2s
- <u>Projected Income</u>: Paystub (once borrower has started with new employer) must be provided prior to purchase of the loan by Bayview
- Asset Depletion:
 - Maximum 80% LTV/CLTV/HCLTV
 - Primary residence 1-2 units only and Second Homes are eligible
 - Primary residence 3-4 units are not eligible
 - Investment properties are not eligible
 - Purchase, Rate/Term and Cash-Out transactions are eligible
 - Eligible assets must be held in a US account
 - There are no age restrictions for the use of Asset Depletion as a source of qualifying income
 - Qualifying Asset Income = Net Eligible Assets divided by 240
 - Asset Depletion may not be combined with employment related income to qualify (i.e., salaried income, selfemployment income, etc.,) for any Borrower that is an account holder of the assets used for Asset Depletion. If there is employment related income from a Borrower that is not a joint account holder of the account used for Asset Depletion, then this income may be eligible to be used for qualifying purposes
 - Pension, Social Security or other annuity type income streams may be used and combined with Asset Depletion income as long as the assets generating that income are not used in the Asset Depletion income calculations
 - Income from assets may not be double counted. For example, income derived from assets generating capital
 gains, interest income or note income from assets may not also be included in those assets in the Asset
 Depletion income calculation
 - Net Eligible Assets
 - o Minimum Net Eligible Assets: Borrowers must have at least \$1,000,000 of Net Eligible Assets
 - Net Eligible Assets equals Total Eligible Assets as defined in the below table (after any haircuts required for retirement assets per the Asset Requirements section of this product matrix) minus:
 - Funds required to be paid by borrower for closing (i.e., down payment, closing costs)
 - Gift and/or borrowed funds
 - Reserves
 - Any portion of assets pledged as collateral for a loan
 - Cash Out proceeds are not allowed to be used in the Asset Depletion calculation and are not an Eligible Asset
 - Business funds not permitted to be included in total asset amount
 - Most recent two years of tax returns and corresponding tax transcripts are required
- <u>Self-Employment:</u>
 - Self-Employment income: Minimum 720 FICO when any Self-Employment income is required for qualifying purposes. If the Self-Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable



- If DU returns a recommendation for one (1) year of tax returns, the most recent year's tax return must be provided and IRS extensions are not permitted
 - If borrower has filed an extension, the most recent prior two (2) years tax returns are required
- If the borrower has filed an extension for the current tax year, the YTD profit and loss statement must be provided to cover the full year
- Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrowers total qualifying income must be deducted from qualifying income. Additional selfemployment documentation is not required
 - K-1 losses where borrower owns less than 25% must be deducted from qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income
 - Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses excluded will not count toward the aggregate secondary and separate sources of self-employment losses and the 5% threshold for deducting the loss from income
- YTD profit and loss statement (audited or unaudited) is required up to and including the most recent month preceding the loan application date and must not be more than 90 days aged prior to the Note date
 - Unaudited P&L
 - An unaudited year-to-date profit and loss statement <u>signed by the borrower</u> reporting business revenue, expenses, and net income; **OR**
 - Audited P&L
 - An audited year-to-date profit and loss statement reporting business revenue, expenses, and net income
 - If the borrower has filed an extension for the current tax year, the year-to-date profit and loss statement must be provided to cover the full year
- If the year-to-date business income is less than the historically calculated income derived from the tax returns, the borrower may qualify by reducing the historical income to no more than the current level of stable monthly income using details from the year-to-date profit and loss statement

Assets

- o A written VOD as a stand-alone document is not acceptable
- <u>Gift Funds</u>
 - Gift funds may be used once borrower has contributed 5% of their own funds
 - Not permitted for reserves
 - LTVs greater than 80% gift funds not permitted
- Business Funds
 - Not permitted for reserves
 - Cash flow analysis required using <u>most recent three (3) months business bank statements</u> to determine no negative impact to business. Business bank statements must be no older than the latest three months represented on the year-to-date profit and loss statement
 - Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts
 - If borrower(s) ownership in the business is less than 100%, the following requirements must be met:
 - Borrower(s) must have majority ownership of 51% or greater
 - The other owners of the business must provide an access letter to the business funds
 - Borrower(s) % of ownership must be applied to the balance of business funds for use by borrower(s)
 - Reserves Refer to Reserve section of the product matrix for overlay reserve requirements
- o Retirement Accounts
 - Eligibility Percentage to meet reserve requirements
 - If borrower is >59 ½, then 70% of the vested value after the reduction of any outstanding loans
 - If borrower is <59 1/2, then 60% of the vested value after the reduction of any outstanding loans

• Subordinate Financing

o Down payment and closing cost assistance subordinate financing is not permitted

• Maximum Acreage

Maximum ≤ 40 acres



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- Properties >10 acres ≤40 acres must meet the following:
 - Maximum land value 35%
 - No income producing attributes
 - Transaction must be 10% below maximum LTV/CLTV/HCLTV as allowed on Bayview Jumbo AUS for transactions over twenty (20) acres. For example, if borrower qualifies for a loan at 80% LTV based on transaction, FICO score, loan amount and reserves, then the maximum allowed would be 70%

Ineligible Property Types

- o Manufactured Homes/Mobile Homes
- o Mixed-Use Properties
- o Model Home Leasebacks
- o Properties with condition rating of C5/C6
- o Properties with quality rating of Q6
- Unique properties
- Leaseholds (ineligible for 15 year fixed and ARMs)

Declining Markets

 LTV/CLTV/HCLTV must be 10% below product maximum per product matrix eligibility grid up to a maximum 75% LTV/CLTV/HCLTV

• Appraisal Requirements

- o Transferred appraisals are not permitted
- Collateral Desktop Analysis (CDA) ordered from Clear Capital or CU score ≤ 2.5 is required to support the value of the appraisal. CDA not required if two full appraisals provided. See 15 Year Fixed and ARM restrictions in Appraisal Requirements section of product matrix.
- Purchase > \$2M = 2 Full appraisals required
- Refi >\$1.5 M = 2 Full appraisals required
- Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged from Note date. A new full
 appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date
- The subject property must be appraised within 90 days prior to the Note date
- Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets
- **Escrow Holdbacks** Not allowed unless the holdback has been disbursed and a certification of completion has been issued prior to purchase
- **Geographic Restrictions** Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted



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Bayview Jumbo Plus AUS

Bayview Jumbo Plus AUS

	В		s AUS Eligibility Matrix	
		Fixe	ed Rate	
	Primary I	Residence Purcha	ase, Rate and Term Refi	nance
Transaction Type	Units	FICO ¹	Maximum LTV/CLTV/HCLTV ^{4,5}	Maximum Loan Amount ³
		700	89.99% ²	\$1,500,000
	1-2	680	85% ²	\$1,500,000
Purchase or Rate and Term Refinance	1-2	661	80%	\$1,500,000
		680	75%	\$2,000,000
	1-4	680	70%	\$2,000,000
	Р	rimary Residence		
Transaction Type	Units	FICO ¹	Maximum LTV/CLTV/HCLTV ^{4,5}	Maximum Loan Amount ³
	1	680	80%	\$1,000,000
Cash-Out Refinance	1-2	680	75%	\$1,500,000
	1-4	661	60%	\$2,000,000
	Second	d Home Purchase	, Rate and Term Refinar	ice
Transaction Type	Units	FICO ¹	Maximum LTV/CLTV/HCLTV ^{4,5}	Maximum Loan Amount ³
Purchase		680	80%	\$1,500,000
or Rate and Term	1	661	70%	\$1,500,000
Refinance		680	65%	\$2,000,000
		Second Home C	ash-Out Refinance	
Transaction Type	Units	FICO ¹	Maximum LTV/CLTV/HCLTV ^{4,5}	Maximum Loan Amount
Cash-Out Refinance	1	680	70%	\$1,000,000
Sash-Out Rennance	I	000	65%	\$1,500,000
	Invest	tment Purchase	Rate and Term Refinance	e
Transaction Type	Units	FICO ¹	Maximum LTV/CLTV/HCLTV ^{4,5}	Maximum Loan Amount
Purchase or Rate nd Term Refinance	1-4	680	75%	\$1,500,000
		Investment Ca	sh-Out Refinance	
Transaction Type	Units	FICO ¹	Maximum LTV/CLTV/HCLTV ^{4,5}	Maximum Loan Amount
Cash-Out Refinance	1-4	680	60%	\$1,500,000

¹Self-Employment income: Minimum 720 FICO when any Self-Employment income is required for qualifying purposes. If the Self-Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable

²The following requirements apply for transactions with LTVs greater than 80%:

MI not required

• Escrow/Impound accounts required for LTVs greater than 80% unless prohibited by applicable laws

³First time homebuyer maximum loan amount is \$1,500,000

⁴Non-warrantable condominiums and Condotels: LTV/CLTV must be 10% below product/program maximum up to a maximum of 70% LTV/CLTV

⁵ See Declining Market Section for LTV/CLTV reductions

Bayview Jumbo Plus AUS Notes:

• Minimum loan amounts down to \$300,000 are permitted. High balance loans are permitted

• Single loan variances may be granted on a case-by-case basis (at purchasing entity's sole determination) for loans with terms or characteristics that are outside of Bayview's Jumbo Plus AUS Eligibility requirements. Approval of the single loan variance must be granted by purchasing entity prior to the delivery of the loan



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	Loan Product
Qualified Mortgage rules e that were originated in acc For topics not specifically	the loan delivered to Bayview is in compliance with the Ability to Repay (ATR) and General established by the Consumer Financial Protection Bureau ("CFPB"). Seller shall deliver loans cordance with the Special Products Seller Guide unless otherwise stated with this product matrix. addressed in this product matrix or the Special Products Seller Guide, refer to the Fannie Mae de. Refer to Appendix A for a summary of overlays.
Eligible Products Terms	PJF311Fixed Rate: 20, 25, 30 Year Terms
Ineligible Product Types	 High Cost Loans (Federal, State or Local) Non-Standard to Standard Refinance Transactions (ATR Exempt) Balloons Graduated Payments Interest Only Products Temporary Buydowns Loans with Prepayment Penalties Adjustable Rate Terms Single Close Construction to Permanent Transactions
Loan Purpose	 Purchase Rate/Term Refinance Cash-Out
Minimum Loan Amount	 Minimum loan amounts down to \$300,000 are permitted. High balance loan amounts are permitted
Rate/Term Refinance Transactions	 The new loan amount is limited to pay off the current first lien mortgage, any seasoned non-first lien mortgages, closing costs and prepaid items If the first mortgage is a HELOC, evidence it was a purchase money HELOC or it is a seasoned HELOC that has been in place for twelve (12) months and total draws do not exceed \$2000 in the most recent twelve (12) months A seasoned non-first lien mortgage is a purchase money mortgage or a mortgage that has been in place for twelve (12) months A seasoned equity line is defined as not having draws totaling over \$2000 in the most recent twelve (12) must be documented with a transaction history Max cash back at closing is limited to 1% of the new loan amount
Cash-Out Transactions	No maximum cash-out limit
Delayed Financing	 Follow Fannie Mae Selling Guide requirements LTV/CLTV/HCLTV for Rate and Term refinances must be met. The loan is treated as a Rate and Term refinance except for primary residence transactions in Texas.
LTV/CLTV/HCLTV Calculation for Refinance Transactions	 If subject property is owned more than twelve (12) months, the LTV/CLTV/HCLTV is based on the current appraised value. The twelve (12) month time frame may be based on subject transaction Note date If subject property is owned less than twelve (12) months, the LTV/CLTV/HCLTV is based on the lesser of the original purchase price plus documented improvements made after the purchase of the property, or the appraised value. Documented improvements must be supported with receipts. The twelve (12) month time frame may be based on subject transaction Note date
Age of Documents	Follow Fannie Mae Selling Guide RequirementsSee Self-Employment section for restrictions



QM Designation	 QM designation must be provided in the loan file QM designation is QM Safe Harbor if the loan is not a Higher Priced Covered Transaction (HPCT) QM designation is QM Rebuttable Presumption if the loan is a Higher Priced Covered Transaction (HPCT) QM designation is Exempt for investment property transactions when the transaction is exclusively for business purposes. (Refer to §1026.3(a) and the Official Interpretation to §1026(a)) Loan file must meet and document the eight (8) Ability to Repay (ATR) rules under the federal Truth-in-Lending Act, as implemented by Regulation Z 		
Higher Priced Mortgage Loans (HPML)	 Higher Priced Mortgage Loans (HPML) are allowed if the following requirements are met: Loan must have an escrow account for a minimum of 5 years 1002.14(a)(1) allowing the consumer to waive the requirement that the appraisal copy be provided three (3) business days before consummation, does not apply to Higher Priced Mortgage Loans subject to §1026.35(c). A Consumer of a Higher Priced Mortgage Loan subject to §1026.35(c) may not waive the timing requirement to receive a copy of the appraisal under §1026.35(c)(6)(i) Appraisal Requirements Higher Priced Mortgage Loans (HPML) If the property was acquired by the seller less than 90 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 10% then a second full appraisal is required. Bank owned properties are not exempt. If the property was acquired by the seller between 91-180 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than 20%, then a second full appraisal is required. Bank owned properties are not exempt If a second appraisal is required for one of the above two reasons, the borrower may only be charged for one of the appraisals 		
	Eligibility		
Texas 50(a)(6)	See Special Products Seller Guide for additional requirement	ts	
Borrower Eligibility	 US Citizens Permanent Resident Aliens with evidence of lawful residency Must be employed in the US for the past twenty-four (24) months Non-Permanent Resident Aliens with evidence of lawful residency are eligible with the following restrictions: Primary Residence Only Unexpired H1B, H2B, E1, L1, and G Series VISAs only; G Series VISAs must have no diplomatic immunity Borrower must have a current twenty-four (24) month employment history in the US Documentation evidencing lawful residency must be met (see Special Products Seller Guide for requirements) Illinois Land Trust Inter Vivos Revocable Trust All borrowers must have a valid Social Security Number Non-Occupant Borrower – Follow Fannie Mae Selling Guide requirements with exception of product product is product for the product of the produc		
	 Non-Occupant Borrower – Follow Fannie Mae Selling Guide non-occupant relationship who must be a related family mem 		
Ineligible Borrowers			

	LL Os Comentinas en Dertrembia
	 LLCs, Corporations or Partnerships Land Trusts, except for Illinois Land Trust Borrowers with any ownership in a business that is Federally illegal, regardless if the income is not being considered for qualifying
First-Time Homebuyer	 First-Time Homebuyer is defined as a borrower who has not owned a home in the last three (3) years. For loans with more than one (1) borrower, where at least one (1) borrower has owned a home in the last three (3) years, First-Time Homebuyer requirements do not apply Verification of rental history is not required Maximum loan amount of \$1,500,000 Not allowed on investment property transactions See Reserve Section for additional requirements
Non-Arm's Length Transactions	 A non-arm's length transaction exists whenever there is a personal or business relationship with any parties to the transaction which may include the seller, builder, real estate agent, appraiser, lender, title company or other interested party. The following non-arm's length transactions are eligible: Family sales or transfers Property seller acting as their own real estate agent Relative of the property seller acting as the seller's real estate agent Borrower acting as their own real estate agent Relative of the borrower acting as the borrower's real estate agent Borrower is the employee of the originating lender and the lender has an established employee loan program. Evidence of employee program to be included in loan file Originator is related to the borrower Borrower purchasing from their landlord (cancelled checks or bank statements required to verify satisfactory pay history between borrower and landlord) Gifts from relatives that are interested parties to the transaction are not allowed, unless it is a gift of equity. Real estate agents may apply their commission towards closing costs and/or prepaids if the amounts are within the interested party contribution limitations linvestment property transactions must be arm's length
Continuity of Obligation	 When at least one (1) borrower on the existing mortgage is also a borrower on the new refinance transaction, continuity of obligation requirements have been met. If continuity of obligation is not met, the following permissible exceptions are allowed for the new refinance to be eligible: The borrower has been on title for at least twelve (12) months but is not obligated on the existing mortgage that is being refinanced and the borrower meets the following requirements: Has been making the mortgage payments (including any secondary financing) for the most recent twelve (12) months, or Is related to the borrower on the mortgage being refinanced The borrower on the new refinance transaction was added to title twenty- four (24) months or more prior to the disbursement date of the new refinance transaction The borrower on the refinance inherited or was legally awarded the property by a court in the case of divorce, separation or dissolution of a domestic partnership The borrower must have been a beneficiary/creator (trust) or 25% or more owner of the LLC or partnership prior to the transfer The transferring entity and/or borrower has had a consecutive ownership (on title) for at least the most recent six (6) months prior to the disbursement of the new loan NOTE: Transfer of ownership from a corporation to an individual does not meet the continuity of obligation requirement



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Credit			
	All loans must have Fannie Mae DU Findings included in the loan file		
	 The DU recommendation may be in accordance with the below table 		
	Approve/Ineligible Reasons	Approve/Eligible Reasons	
	Loan Amount	 Loan amount down to \$300,000 	
	 Maximum cash-out on a rate/term 	 High balance loan amount 	
	refinance transaction – see Rate/Term		
	Refinance section of product matrix		
Underwriting	2 unit primary residence purchase or		
•	rate/term refinance transaction > 85%		
	 LIV Lender is responsible for ensuring that all date 	ta and information provided in the final	
	submission to DU matches the terms of the d		
	tolerances specified in the Fannie Mae Sellir	•	
	Manual underwrite is not permitted		
	Delegated underwriting only		
	Second Home Transactions: Prudent underwriti		
	reasonableness of considering the property a se	econd home	
	Non-traditional credit is not allowed	_	
	All borrowers must have a minimum of two (2) of the formula of the formula of the formula of the formula of two (2) of the formula of	credit scores	
	Disputed tradelines: All disputed tradelines must be included in the	DTI if the encount helence to the herrower	
	 All disputed tradelines must be included in th unless documentation can be provided that a 		
		analyzing the borrower's willingness to repay.	
	However, if a disputed account has a zero ba		
Credit Requirements	disregarded		
	Frozen Credit: Follow Fannie Mae Selling Guide	e requirements except as noted below	
	• All borrowers must have a minimum of two (2		
	unfrozen bureaus		
	Rapid credit rescores are permitted. A rapid res		
	borrower's credit score by submitting proof of po		
	 credit bureaus since the last reporting deadline Mortgage history requirements: 	in order to renect the current credit status	
	 o If the borrower(s) has a Mortgage in the most 	t recent twenty-four (24) months, a mortgage	
	rating must be obtained		
	 The mortgage rating may be on the credit report or a VOM 		
	 Applicable to all borrowers on the loan 		
	o No more than 1x30 in the last twelve (12) months or 2x30 in the last twenty-four (24)		
	months		
	 Mortgage lates must not be within the most re transaction 	ecent three (3) months of the subject	
	 0 0x60 and 0x90 required in the most recent tw 	venty-four (24) months	
	 A satisfactory explanation letter from the borrower(s) must be provided for any mortgage 		
Housing History	lates within the most recent twenty-four (24)		
	 Sellers must review the borrower(s) credit report to determine status of all mortgage loans 		
	including verification mortgage is not subject to a loss mitigation program, repayment plan,		
	loan modification or payment deferral plan. In addition to reviewing the credit report,		
	the Seller must also apply due diligence for each mortgage loan on which a borrower is		
	obligated, including co-signed mortgage loans and mortgage loans not related to the		
	subject transaction, to determine the loan payments are current as of the Note date of the		
	subject transaction. Current means the borrower has made all payments due in the month prior to the Note date of the subject transaction and no later than the last business day of		
	that month. Acceptable documentation includes one of the following:		
		vicer or third party verification service	
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11.04.22

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	 Payoff statement for loans being refinanced
	 Current mortgage statement from the borrower
	 Verification of mortgage (VOM)
	o If the mortgage holder is a party to the transaction or relative of the borrower, cancelled
Significant Derogatory Credit	 Verification of mortgage (VOM) If the mortgage holder is a party to the transaction or relative of the borrower, cancelled checks or bank statements to verify satisfactory mortgage history is required Follow Fannie Mae Selling Guide requirements (See below Single Loan Variance requirement for credit events between two (2) and four (4) years) Forbearance - four (4) years since exit from forbearance (See below Forbearance section for additional requirements) Mortgage accounts that were settled for less, negotiated or short payoffs – four (4) years since settlement date Loan modifications: Loan modification will not be considered a derogatory credit event if the modification did not include debt forgiveness and was not due to hardship as evidenced by supporting documentation. No seasoning requirement would apply If the modification was due to hardship or included dbt forgiveness – four (4) years since modification Single loan variances for credit events will be considered on a case-by-case basis between two (2) and four (4) years with extenuating circumstances subject to the following: Must be approved by Bayview Extenuating circumstances are defined as non-recurring events that are beyond the borrower's control resulting in a sudden significant and prolonged reduction in income or catastrophic increase in financial obligations Examples would include death or major illness of a spouse or child but would not include divorce or job loss Documentation must be provided to support the claim of extenuating circumstances and confirm the nature of the event that led to the credit event and illustrate the borrower has no reasonable option other than to default on their obligations If the defaulted debt was assigned to an ex-spouse and the default occurred after the borrower was relieved of the obligation, the event may be considered on a single loan variance basis Multiple derog
	current prior to or at closing
	 Cash-Out proceeds from the subject transaction may not be used to satisfy judgments, tax
	liens, charge-offs or past-due accounts
	• Payment plans on prior year tax liens/liabilities are not allowed, must be paid in full. See
	Liabilities Section for additional guidance regarding payment plan for current tax year



Forbearance	 Determining Eligibility for New Loan For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section above Any loans that are shown to be in active or previous forbearance but where the borrower continued to make regularly scheduled payments and has made at least one (1) regularly scheduled payment since forbearance inception date are eligible All payments must have been made within the month due The forbearance plan must be terminated at or prior to closing and the loan file must contain documentation that the forbearance is no longer active (i.e. removal letter from servicer, etc.). Any loans (including but not limited to the subject mortgage) where a mortgage reflects reduced or missed payments below: <u>Purchase & Rate/Term Refinance:</u> Three (3) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due <u>Cash-out Refinance:</u> Twelve (12) consecutive months of required payments since completed forbearance plan All payments must have been made within the month due <u>Payment Deferral:</u> The refinance of a loan that has a payment deferral and where the amount of the deferred payments is included in the new loan is eligible as a rate/term transaction. Funds applied to pay off the prior loan, including the deferred portion, are not considered cash out <u>Payment Plan:</u> The full amount of the repayment plan monthly payment must be considered in meeting the required consecutive payment requirements (Purchase/Rate Term or Cash-out) detailed above An payments must have been made within the month due <u>Payment Deferral:</u> The full amount of the repayment plan
DTI	 Up to 49.99% DTI > 45% require the following: Maximum 80% LTV, and Minimum 700 FICO, and Minimum six (6) months reserves
Lawsuit/Pending Litigation	 If the Uniform Residential Loan Application, title commitment or credit documents indicate that the borrower is party to a lawsuit, additional documentation must be obtained to determine no negative impact on the borrower's ability to repay, assets or collateral
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(855) 253-8439

Liabilities		
Liabilities	 Tax liens and Payment Plans If the most recent tax return or tax extension indicate a borrower owes money to the IRS or State Tax Authority, evidence of sufficient liquid assets to pay the debt must be documented if the amount due is within ninety (90) days of loan application date or if the tax transcripts show an outstanding balance due: A payment plan for the most recent tax year is allowed if the following requirements are met: Payment plan was setup at the time the taxes were due. Copy of the payment plan must be included in the loan file Payment is included in the DTI Satisfactory pay history based on terms of payment plan is provided Payment plan is only allowed for taxes due for the most recent tax year, prior years not allowed. For example, borrower files their 2019 return or extension in April 2020 A payment plan would be allowed Borrower does not have a prior history of tax liens Alimony Payments Follow Fannie Mae Selling Guide requirements 	
	Employment/Income	
Employment/Income	 A two-year employment history is generally required If the borrower(s) have less than a two-year employment and income history, the lender must provide a written analysis to justify the determination that the income used to qualify the borrower is stable. Declining Income: When the borrower has declining income, the most recent twelve (12) months should be used or the most conservative income calculation if the declining period is shorter than 12 months. Income must be stabilized and not subject to further decline in order to be considered for qualifying purposes The employer or the borrower should provide an explanation for the decline and the underwriter should provide a written justification for including the declining income in qualifying 	
General Documentation Requirements	 Borrower(s) must have a minimum of two (2) years employment and income history Tax transcripts obtained for personal tax returns are required when tax returns are used to document borrower's income or any loss and must match the documentation in the loan file. Tax transcripts must be obtained directly from the IRS via a third party except as indicated below In the instance where there is an indication of possible identity theft or fraud and the transcript request has been rejected by the IRS with a Code 10 indicating that "Due to limitations, the IRS is unable to process this request", online borrower obtained tax transcripts are permitted to validate income used for qualifying purposes. Evidence of the IRS transcript request rejection is required. Borrower obtained transcripts are not permitted due to IRS rejection because of missing 	



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	business is experiment the device leader verifies and formation	
	 business is operating on the day the lender verifies self-employment; Evidence of current business receipts within 10 days of the Note date (payment for services performed); Lender certification the business is open and operating (lender confirmed through a phone call or other means); or Business website demonstrating activity supporting current business operations (timely appointments for estimates or service can be scheduled Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrowers total qualifying income must be deducted from qualifying income. Additional self-employment documentation is not required K-1 losses where borrower owns less than 25% must be deducted from qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income stotal qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses excluded will not count toward the aggregate secondary and separate sources of self-employment losses and the 5% threshold for deducting the loss from income 	
Unacceptable Sources of Income	 Retained earnings Education benefits Trailing spouse income Any income that is not legal in accordance with all applicable federal, state and local laws, rules and regulations. Federal law restricts the following activities and therefore the income from these sources are not allowed for qualifying: Foreign shell banks Medical marijuana dispensaries if borrower has any ownership Any income resulting from ownership in a business related to recreational marijuana use, growing, selling or supplying of marijuana, even if legally permitted under state or local law 	
Salaried, Bonus & Commission Income	 Salaried Borrowers: Income and Employment must be documented per the DU findings and all income sources and methods of income calculation must meet the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 and the requirements below Secondary verification of the income documentation is required via W-2 transcripts or via Fannie Mae approved third party vendors (i.e., The Work Number) with separation of income types (base, bonus, OT, etc.). The number of years provided will be based on the DU findings Manual verification of employment, even if through a 3rd party are not permitted The IRS transcripts and the supporting income documentation must be consistent If 3rd party (i.e., The Work Number) is the source used to verify income, then W-2 transcripts are also required as the secondary verification of the income – see below table Income Documentation Source Allowable Secondary Verification Fannie approved 3rd party vendor (i.e., The Work Number) W-2 transcript(s) or Fannie approved 3rd party vendor (i.e., The Work Number) Follow requirements above for salaried borrowers, and Commission/Bonus Income: Follow requirements above for salaried borrowers, and Commission/Bonus income must be documented for the most recent 2 (two) years with a year-to-date paystub and W-2s 	



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Retirement Income (Pension, Annuity, 401(k), IRA	 Existing distribution of assets from an IRA, 401(k) or similar retirement asset must be sufficient to continue for a minimum of three (3) years If any retirement income will cease within the first three (3) years of the loan, the income may not be used 			
Distributions)				
Trust income	 Income from trusts may be used if guaranteed and regular payments will continue for at least three (3) years Regular receipt of trust income for the past twelve (12) months must be documented Copy of trust agreement or trustee statement showing: Total amount of borrower designated trust funds Terms of payment Duration of trust Evidence the trust is irrevocable If trust fund assets are being used for down payment or closing costs, the loan file must contain adequate documentation to indicate the withdrawal of the assets will not negatively affect income 			
Restricted Stock and Stock Options	 May only be used as qualifying income if the income has been consistently received for two (2) years and is identified on the paystubs, W-2s and tax returns as income and the vesting schedule indicates the income will continue for a minimum of two (2) years at a similar level as prior two (2) years A two (2) years average of prior income received from RSUs or stock options should be used to calculate the income, with the continuance based on the vesting schedule using a stock price based on the lower of the current stock price or the 52-week average for the most recent twelve (12) months reporting at the time of application. The income used for qualifying must be supported by future vesting based on the stock price used for qualifying and vesting schedule. Additional awards must be similar to the qualifying income and awarded on a consistent basis There must be no indication the borrower will not continue to receive future awards consistent with historical awards received Borrower must be currently employed by the employer issuing the RSUs/stock options for the RSUs/stock options to be considered in qualifying income Stock must be a publicly traded stock Vested restricted stock units and stock options cannot be used for reserves if using for income to qualify Incentive sign on income and future RSU's are limited to 50% of total qualifying income. Income calculation results may be reduced to meet the 50% restriction RSU income must be entered into DU as bonus income 			
Projected Income	Paystub (once borrower has started with new employer) must be provided prior to			
	purchase of the loan by Bayview			
Asset Depletion	 Maximum 80% LTV/CLTV/HCLTV Primary residence 1-2 units only and Second Homes are eligible Primary residence 3-4 units are not eligible Investment properties are not eligible Purchase, Rate/Term and Cash-Out transactions are eligible Eligible assets must be held in a US account There are no age restrictions for the use of Asset Depletion as a source of qualifying income Qualifying Asset Income = Net Eligible Assets divided by 240 Asset Depletion may not be combined with employment related income to qualify (i.e., salaried income, self-employment income, etc.,) for any Borrower that is an account holder of the assets used for Asset Depletion. If there is employment related income from a Borrower that is not a joint account holder of the account used for Asset Depletion, then this income may be eligible to be used for qualifying purposes 			



w tł	vith Asset Dep ne Asset Dep	al Security or other annuity type income st oletion income as long as the assets gene letion income calculations	rating that income are not used in
g ir	enerating cap	issets may not be double counted. For exa bital gains, interest income or note income use assets in the Asset Depletion income of assets	from assets may not also be
		Net Eligible Assets: Borrowers must have	at least \$1,000,000 of Net Eligible
	 Net Eligible haircuts responses 	e Assets equals Total Eligible Assets as or equired for retirement assets per the Asset atrix) minus:	
	 Funds costs) 	required to be paid by borrower for closin	ng (i.e., down payment, closing
	 Gift ar Reser 	nd/or borrowed funds ves	
		ortion of assets pledged as collateral for a	
		proceeds are not allowed to be used in th Eligible Asset	e Asset Depletion calculation and
	Business fund	s not permitted to be included in total asse	
		vo years of tax returns and corresponding	• •
	able:	neet the eligibility and documentation requ	irements outlined in the below
	Asset Type Retirement	Asset Eligibility Requirements The retirement assets must be in a retirement 	Documentation Requirements Most recent retirement asset account
	Assets	account recognized by the Internal Revenue Service	statement
		(IRS) (e.g., 401(k), IRA)Borrower must be the sole owner	Documentation evidencing asset eligibility requirements are met
		 The asset must not currently be used as a source of income by the Borrower 	Most recent two years tax returns and corresponding tax transcripts
		 As of the Note Date, the Borrower must have access to withdraw the funds in their entirety, less any 	
		portion pledged as collateral for a loan or otherwise encumbered, without being subject to a penalty or an	
		additional early distribution tax The Borrower's rights to the funds in the account 	
	Lumpour	must be fully vested	
	Lump-sum distribution	 If the lump-sum distribution funds have been deposited to an eligible retirement asset, follow the 	Employer distribution letter(s) and/or check-stub(s) evidencing receipt and
	funds not deposited to an	requirements for retirement assets described above, otherwise:	type of lump-sum distribution funds; IRS 1099-R (if it has been received)
	eligible retirement	 Lump-sum distribution funds must be derived from a retirement account recognized by the IRS (e.g., 	 Satisfactorily documented evidence of the following:
	asset	401(k), IRA) and must be deposited to a depository or non-retirement securities account	o Funds verified in the non-retirement account and used for gualification
		 A Borrower must have been the recipient of the lump-sum distribution funds 	must have been derived from eligible retirement assets
		 Parties not obligated on the Mortgage may not have an ownership interest in the account that 	o Lump-sum distribution funds must not have been or currently be
		holds the funds from the lump-sum distribution o The proceeds from the lump-sum distribution must	subject to a penalty or early distribution tax
		be immediately accessible in their entirety o The proceeds from the lump-sum distribution must	 Most recent two years tax returns and
		not have been or currently be subject to a penalty or early distribution tax	corresponding tax transcripts
	Depository	The Borrower must solely own assets or, if asset is	Provide account statement(s)
	accounts and Securities	owned jointly, each asset owner must be a Borrower on the Mortgage and /or on the title to the subject	covering a two-month periodFor securities only, if the Borrower
		property • As of the Note Date, the Borrower must have access	does not receive a stock/security account statement
		to withdraw the funds in their entirety, less any portion pledged as collateral for a loan or otherwise	o Provide evidence the security is owned by the Borrower, and
		encumbered, without being subject to a penalty	o Verify value using stock prices from a financial publication or
			web site
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	Assets from the sale of the Borrower's business	 Account funds must be located in a United States- or State-regulated financial institution and verified in U.S. dollars The Borrower(s) must be the sole owner(s) of the proceeds from the sale of the business that were deposited to the depository or non-retirement securities account Parties not obligated on the Mortgage may not have an ownership interest in the account that holds the proceeds from the sale of the business The proceeds from the sale of the business must be immediately accessible in their entirety The sale of the business must not have resulted in the following: retention of business assets, existing secured or unsecured debt, ownership interest or seller-held notes to buyer of business 	 Documentation evidencing asset eligibility requirements are met Sourcing deposits: The Seller must document the source of funds for any deposit exceeding 10% of the Borrower's total eligible assets in depository accounts and securities, and verify the deposit does not include gifts or borrowed funds, or reduce the eligible assets used to qualify the Borrower by the amount of the deposit When the source of funds can be clearly identified from the deposit information on the account statement (e.g., direct payroll deposits) or other documented income or asset source in the Mortgage file, the Seller is not required to obtain additional documentation Most recent two years tax returns and corresponding tax transcripts Most recent three months' depository or securities account statements Fully executed closing documents evidencing final sale of business to include sales price and net proceeds Contract for sale of business Most recent business tax return prior to sale of business Satisfactorily documented evidence of the following: Funds verified in the non-retirement account and used for qualification must have been derived from the sale of the Borrower's business Most recent two years tax returns and corresponding tax transcripts
Self-Employment	 Self-Employed borrowers are defined as having 25% or greater ownership Minimum 720 FICO when any Self-Employment income is required for qualifying purposes. If the Self-Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable In order to use self-employment income for qualifying purposes, the underwriter must consider economic impacts to the business and determine the stability of income Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrowers total qualifying income must be deducted from qualifying income. Additional self-employment documentation is not required K-1 losses where borrower owns less than 25% must be deducted from qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses excluded will not count toward the aggregate secondary and separate sources of self-employment losses and the 5% threshold for deducting the loss from income Documentation Requirements The requirements below apply for Self-Employed Borrowers with Self-Employment income used for qualifying: 		



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 Follow the requirements per the DU findings and the requirements in chapters B3-3 through B3-6 of the Farnie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below: If DU returns a recommendation for one (1) year of tax returns, the most recent year's tax return must be provided. IRS extension, the most recent prior two (2) years tax returns are required If borrower has filed an extension, the most recent prior two (2) years tax returns are required and toos statement (audited or naudited) is required up to and including the most recent month preceding the loan application date and must not be more than 90 days aged prior to the Note date Unaudited P&L An unaudited year-to-date profit and loss statement signed by the borrower reporting business revenue, expenses, and net income; OR Audited P&L An unaudited year-to-date profit and loss statement reporting business revenue, expenses, and net income; OR If the borrower has filed an extension for the current tax year, the year-to-date profit and loss statement must be provided to covert her full year If the vear-to-date business income is less than the historical income derived from the tax returns, the boarower should disclose all fluxid assets Eligible assets must be had in a US account Assets/Reserves Assets/Reserves Assets/Reserves Enne Was approved thid party suppliers and distributors that genorate asset verification reports are parenitted for reserves Lender is responsible for verifying large deposits did not result in any new undisclosed dbt Family Mae during suppliers and distributors that genorate asset verified in genorate asset verified in the provide party a verificabel loans (2, 200 except as detailed be		
Assets/Reserves • Beyond the minimum reserve requirements and to fully document the borrower's ability to meet their obligations, borrowers should disclose all liquid assets • Eligible assets must be held in a US account • Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs • Lender is responsible for verifying large deposits did not result in any new undisclosed debt • Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets • Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below • A written VOD as a stand-alone document is not acceptable • Asystem generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank • Gift funds • Gift funds may be used once borrower has contributed 5% of their own funds • Not permitted for reserves • LTVs greater than 80% - gift funds not permitted • Business Funds • Not permitted for reserves • Cash flow analysis required using most recent three (3) months business bank statements must be no older than the latest three months represented on the year-to-date profit and loss statement • Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts • If borrower(s) ownership in the business is less than 100%, the		 B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below: If DU returns a recommendation for one (1) year of tax returns, the most recent year's tax return must be provided. IRS extensions are not permitted If borrower has filed an extension, the most recent prior two (2) years tax returns are required YTD profit and loss statement (audited or unaudited) is required up to and including the most recent month preceding the loan application date and must not be more than 90 days aged prior to the Note date Unaudited P&L An unaudited year-to-date profit and loss statement signed by the borrower reporting business revenue, expenses, and net income; OR Audited P&L An audited year-to-date profit and loss statement reporting business revenue, expenses, and net income; If the borrower has filed an extension for the current tax year, the year-to-date profit and loss statement must be provided to cover the full year If the year-to-date business income is less than the historically calculated income derived from the tax returns, the borrower may qualify by reducing the historical income to no more than the current level of stable monthly income using details from the year-to-date
 Beyond the minimum reserve requirements and to fully document the borrower's ability to meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below A written VOD as a stand-alone document is not acceptable A system generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank Gift Funds Gift funds may be used once borrower has contributed 5% of their own funds Not permitted for reserves LTVs greater than 80% - gift funds not permitted Business Funds Not permitted for reserves Cash flow analysis required using most recent three (3) months business bank statements must be no older than the latest three months represented on the year-to-date profit and loss statement Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts If borrower(s) wust have majority ownership of 51% or greater The other owners of the business must provide an access letter to the business funds Borrower(s) Go ownership must be applied to the balance of business funds for use by borrower(s) 		
Asset Requirements Fundaments Cash flow analysis required for the proses Cash flow analysis required to the business bank statements to determine no negative impact to business bank statements Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts If borrower(s) working in the business in log 51% (or use funds) 		
	Asset Requirements	 meet their obligations, borrowers should disclose all liquid assets Eligible assets must be held in a US account Large deposits inconsistent with monthly income or deposits must be verified if using for down payment, reserves or closing costs Lender is responsible for verifying large deposits did not result in any new undisclosed debt Fannie Mae approved third party suppliers and distributors that generate asset verification reports are permitted for the purpose of verifying assets Follow the DU and the requirements in chapters B3-3 through B3-6 of the Fannie Mae Single Family Selling Guide, published June 3, 2020 except as detailed below A written VOD as a stand-alone document is not acceptable A system generated automated VOD may be used as a stand-alone documentation if provided by a verifiable institutional bank Gift funds Gift funds may be used once borrower has contributed 5% of their own funds Not permitted for reserves LTVs greater than 80% - gift funds not permitted Business Funds Cash flow analysis required using most recent three (3) months business bank statements must be no older than the latest three months represented on the year-to-date profit and loss statement Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts If borrower(s) ownership in the business is less than 100%, the following requirements must be met: Borrower(s) must have majority ownership of 51% or greater The other owners of the business must provide an access letter to the business funds or use by borrower(s)
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	 If borrower is ≥ 59 ½, then 70% of the vested value after the reduction of any outstanding loans If borrower is < 59 ½, then 60% of the vested value after the reduction of any outstanding loans Refer to Fannie Mae Selling Guide for liquidation of funds requirements Stocks, bonds and mutual funds do not require documentation of liquidation or of the borrower's actual receipt of funds when used for down payment or closing costs Virtual Currency is an ineligible asset type. Virtual currency must be exchanged into U.S. dollars to be acceptable for use as down payment, closing costs or reserves. Refer to Fannie Mae Selling Guide for additional details 		
	Reserve	Requirements (# of Months of PITIA)	
	Occupancy	Loan Amount	# of Months
	Primary Residence	<pre>≤\$1,000,000 and FICO ≥ 700 and LTV ≤ 80%</pre>	3 6 6 6 9
Reserves	Second Home	≤\$1,000,000 \$1,000,001-\$1,500,000 \$1,500,001-\$2,000,000	6 12 15
	Investment Property	≤\$1,000,000 \$1,000,001 - \$1,500,000	6 12
	First-Time Homebuyer	≤\$1,000,000 \$1,000,001 - \$1,500,000	6 9
	DTI > 45%	Minimum six (6) months reserves required	
	Additional 1-4 Unit Financed REO	Additional six (6) months reserves PITIA for ea is required based on the PITIA of the additional If eligible to be excluded from the count of mul- financed properties, reserves are not required	al REO
	Borrowed Funds	Borrowed funds (secured or unsecured) are no reserves	ot allowed for
	Subordi	nate Financing	
Subordinate Financing	 Allowed up to maximum CLTV per matrix. Secondary financing term must conform to Fannie Mae Selling Guide requirements If subject property has a HELOC that is not included in the CLTV/HCLTV calculation, the loan file must contain evidence the HELOC has been closed Shared equity finance agreements are an ineligible source of subordinate financing 		
Down Payment/Closing Cost Assistance	Down payment and closing cost assistance subordinate financing is not permitted		
Eligible Property Types	Property/Appraisal 1-4 Unit Owner Occupied Properties 1 Unit Second Homes 1-4 Unit Investment Properties Condominiums – Must be Fannie Mae warrantable and meet Fannie Mae Selling Guide requirements and project standards o Florida new construction: Full review or PERS permitted Condominiums – Non-Warrantable (see Non-Warrantable Condominiums section below) Cooperatives		
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	 Must meet Fannie Mae Selling Guide requirements and project standards Investment properties not allowed Modular homes Planned Unit Developments (PUDs) Leaseholds Properties with ≤40 Acres Properties vith ≤40 Acres Properties vith ≤40 Acres Maximum land value 35% No income producing attributes Transaction must be 5% below maximum LTV/CLTV/HCLTV as allowed on Bayview Jumbo Plus AUS for transactions over twenty (20) acres. For example, if borrower qualifies for a loan at 80% LTV based on transaction, FICO score, loan amount and reserves, then the maximum allowed would be 75% Properties Subject to Existing Oil/Gas Leases must meet the following: Title endorsement providing coverage to the lender against damage to existing improvements resulting from the exercise of the right to use the surface of the land which is subject to an oil and/or gas lease No active drilling; Appraiser to comment or current survey to show no active drilling No lease recorded after the home construction date; Re-recording of a lease after the home was constructed is permitted Must be connected to public water NOTE: Properties that fall outside these parameters can be considered on a single loan variance basis
Non-Warrantable Condominiums	 Only one (1) non-warrantable feature is allowed and LTV/CLTV must be 10% below product/program maximum up to a maximum of 70% LTV/CLTV. For example, if borrower qualifies for a loan at 70% LTV based on transaction, FICO score, loan amount and reserves, then the maximum allowed would be 60% Commercial Space Includes space above and below grade Must be compatible with the residential use of the project; for example, restaurants, small shops, business offices, small market/grocery store that complements the neighborhood Maximum Ownership by one (1) entity is 25% for projects with more than ten (10) units Units owned by the developer, sponsor, or succeeding developer that are vacant and being actively marketed for sale are not included in the calculation Units currently leased must be included in the calculation For projects with ten (10) units or less, Fannie Mae guidelines apply for the number of units owned by one (1) entity and would not be considered non-warrantable Presale New projects or converted projects (as defined by Fannie Mae Selling Guide) must have at least 30% of the units sold or under contract to owner occupants or second home purchasers for the subject phase Budget – for projects with line item for replacement reserves of less than 10% Less than 10% but greater than 7% replaced reserves allowed if current reserve balance exceeds 20% operating expenses Less than 7% replacement reserves allowed if current reserve balance exceeds 20% operating expenses Project balance sheet must be provided and within 120 days of the Note date
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r					
	selection of buyer upgrades/preference items)				
	 Primary residence and second home only All other Fannie Mae Selling Guide condo requirements me 	at			
	 Loan must be locked as a non-warrantable condominium v 				
	adjustments applied				
	Loans outside of these parameters with strong compensating factors may be considered on a				
	single loan variance basis				
	 Condotel Projects – LTV/CLTV must be 10% below product/ maximum of 70% LTV/CLTV. For example, if borrower qualifie transaction, FICO score, loan amount and reserves, then the ma Rental income may not be used for qualifying If subject unit appears on Schedule E of the borrower's tax ref 	s for a loan at 70% LTV based on aximum allowed would be 60%			
	of thirty (30) days the unit is used for personal use	·····, ·····			
	No fractional ownership allowed in the project				
	 Subject unit must not be subject to a mandatory rental pool; it exclusive use and enjoyment 	must be for the borrower's			
	 Project must have no more than 50% investor concentration Commercial space is limited to 50% 				
	 Commercial space is infined to 50% Commercial space does not need to include square footag 	e from parking garage			
	Minimum square footage of 500 square feet and unit must have				
	 Housekeeping, front desk, card key access and daily rentals allowed Property must be in a resort area or metropolitan area with a project associated with luxury high-end hotel brands Primary residence and second home only Appraisal must include similar Condotel comps All other Fannie Mae condominium requirements met 				
	Loan must be locked as a Condotel with applicable pricing appli	ed			
	2-4 unit second home properties				
	Manufactured Homes/Mobile HomesMixed-Use Properties				
	Mixed-Use Properties Model Home Leasebacks				
	 Model Home Leasebacks Properties with condition rating of C5/C6 				
lasticit. In Decements	Properties with quality rating of Q6				
Ineligible Property Types	Properties located in Hawaii in lava zones 1 & 2				
1,9000	Properties located in areas where a valid security interest in the property cannot be obtained Draparties > 40 areas				
	 Properties >40 acres Properties with a private transfer fee covenant unless the covenant is excluded under 12CFR 				
	1228 as an excepted transfer fee covenantTenants-in-Common projects (TICs)				
	Unique properties				
	Working farms, ranches or orchards				
	 LTV/CLTV/HCLTV must be 10% below product maximum per up to a maximum 75% LTV/CLTV/HCLTV 	er product matrix eligibility grid			
Declining Markets	As an example: If the eligibility grid indicates a maximum of 89.99% LTV/CL transaction and the appraisal indicates a declining market, t LTV/CLTV/HCLTV should be reduced to 75% OR				
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		of 80% LTV/CLTV/HCLTV for the subject		
	transaction and the appraisal indicates a			
	LTV/CLTV/HCLTV should be reduced to 70% Full appraisal is required regardless of the DU Findings			
	 Pull appraisants required regardless of the o Property inspection waivers are not per 			
	 Transferred appraisals are not allowed 	IIIIIIiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii		
	 The subject property must be appraised w 	vithin 90 days prior to the Note date		
	 Collateral Underwriter (CU) with a score or 			
	 Maximum LTV 80% 			
	o Maximum Loan amount \$1,500,000			
		eing in a declining market are not eligible to use the		
		ent. A CDA is required for properties in declining		
	markets. See Declining Market sectio	n for additional requirements		
		mitted for appraisals that are over 90 days from Note		
		ans where the appraisal effective date is greater		
	than 90 days from the Note date			
		d from Clear Capital is required to support the value		
		for ordering the CDA. See above for the allowance		
	of CU score in lieu of CDA	terrering to " on if the ODA in disptage of law on the start		
		terminate" or if the CDA indicates a lower value than		
		% tolerance, then one (1) of the following		
	requirements must be met:	Opinion) and a Clear Capital Value Reconciliation of		
		ue Reconciliation will be used for the appraised		
		responsible for ordering the BPO and Value		
	Reconciliation through Clear Capita			
		ay be provided. The lower of the two values will be		
		property. The Seller is responsible for providing the		
Appraisal				
	Tield review or 2 ^m full appraisal full a	appraisal		
	field review or 2 nd full appraisal full a o If two (2) full appraisals are provided, a			
Requirements				
	 If two (2) full appraisals are provided, a 			
	 If two (2) full appraisals are provided, a 	CDA is not required		
	 If two (2) full appraisals are provided, a Appraisal Requirement First Lien Amount 	CDA is not required nts Based on Loan Amount: Appraisal Requirements		
	 If two (2) full appraisals are provided, a Appraisal Requirement First Lien Amount 	CDA is not required the based on Loan Amount: Appraisal Requirements e Transactions		
	 If two (2) full appraisals are provided, a Appraisal Requirement First Lien Amount Purchase 	CDA is not required nts Based on Loan Amount: Appraisal Requirements		
	 o If two (2) full appraisals are provided, a Appraisal Requirement First Lien Amount Purchase ≤ \$2,000,000 > \$2,000,000 	Appraisal Requirements Transactions 1 Full Appraisal		
	 o If two (2) full appraisals are provided, a Appraisal Requirement First Lien Amount Purchase ≤ \$2,000,000 > \$2,000,000 	A CDA is not required hts Based on Loan Amount: Appraisal Requirements e Transactions 1 Full Appraisal 2 Full Appraisals e Transactions		
	 o If two (2) full appraisals are provided, a Appraisal Requirement First Lien Amount Purchase ≤ \$2,000,000 > \$2,000,000 Refinance 	AcDA is not required ts Based on Loan Amount: Appraisal Requirements Transactions 1 Full Appraisal 2 Full Appraisals		
	 o If two (2) full appraisals are provided, a Appraisal Requirement First Lien Amount Purchase ≤ \$2,000,000 > \$2,000,000 Refinance ≤ \$1,500,000 	A CDA is not required hts Based on Loan Amount: Appraisal Requirements e Transactions 1 Full Appraisal 2 Full Appraisals e Transactions 1 Full Appraisal		
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	o If the property was acquired by the seller less than 90 days from the purchase agreement
	 and the purchase price exceeds the seller's acquisition price by more than 10% then a second full appraisal is required. Bank owned properties are not exempt. If the property was acquired by the seller between 91-180 days from the purchase agreement and the purchase price exceeds the seller's acquisition price by more than
	 20%, then a second full appraisal is required. Bank owned properties are not exempt If a second appraisal is required for one of the above two reasons, the borrower may only be charged for one of the appraisals
	• The borrower must hold title to the lot which may have been previously acquired or purchased as part of the transaction
Construction to Permanent Financing	• LTV/CLTV/HCLTV is determined based on the length of time the borrower has owned the lot. The time frame is defined as the date the lot was purchased to the Note date of the subject transaction
Permanent Financing	 For lots owned twelve (12) months or more, the appraised value can be used to calculate the LTV/CLTV/HCLTV For lots owned less than twelve (12) months, the LTV/CLTV/HCLTV is based on the lesser
	of the current appraised value of the property or the total acquisition costs (documented construction costs plus documented purchase price of lot)
	 Refer to the Disaster Guidelines in the <u>Special Products Seller Guide</u> for requirements pertaining to properties impacted by a disaster in: FEMA Major Disaster Declarations with designated counties eligible for individual assistance (IA);
Disaster Area Requirements	 Areas where FEMA has not made a disaster declaration, but Bayview or an Investor (Fannie Mae, Freddie Mac, FHA, USDA or the Veterans Administration) has determined that there may be an increased risk of loss due to a disaster; Areas where the Seller has reason to believe that a property might have been damaged in a disaster
	 Correspondent lenders are responsible for monitoring the <u>Disaster Declaration File</u> and the <u>FEMA Website</u> including the FEMA Declarations Summary on an ongoing basis to ensure that the property is not located in an area impacted by a disaster
Escrow Holdbacks	Not allowed unless the holdback has been disbursed and a certification of completion has been issued prior to purchase
	Special Restrictions
	Maximum number of financed properties – follow Fannie Mae Selling Guide requirements
Multiple Figuresd	All financed 1-4 unit residential properties require an additional six (6) months reserves for each property, unless the exclusions below apply
Multiple Financed Properties	 1-4 unit residential financed properties held in the name of an LLC or other corporation can be excluded from the number of financed properties only when the borrower is not personally obligated for the mortgage Ownership of commercial or multifamily (five (5) or more units) real estate is not included in the limitation
Geographic	 this limitation Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin labor do the Operational States on American Common and the Virgin
Restrictions	Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted



	Version Control				
Author	Section	Date	Update		
DH	All	11.29.21	New Jumbo Plus AUS product matrix created		
DH	Bayview Jumbo Plus AUS Notes	12.09.21	 Removed Minimum loan amounts are \$548,251 for 1-unit properties and \$1 above the Conforming loan limits for properties 2-4 units Added Minimum loan amounts are \$1 above the current FHFA conforming loan limits. High balance loans are permitted 		
DH	Eligibility Grid	01.28.22	 Corrected grid to remove primary residence cash-out 1-2 units cap of 70% to \$1.5M. Cash-out on a 1-2 unit primary residence is permitted up to \$1.5M and up to a 75% LTV Increased investment property rate/term refinance from 70% LTV to a maximum 75% LTV 		
DH	Underwriting	01.28.22	 Created table for acceptable DU recommendations Added 2 unit primary residence purchase or rate/term refinance transaction > 85% LTV as an acceptable Approve/Ineligible reason 		
DH	Liabilities	01.28.22	Added Alimony Payments: Follow Fannie Mae Selling Guide requirements 		
DH	Appraisal Requirements	01.28.22	 Added If the date of the appraisal report is more than 120 days from the date of the Mortgage Note, the original appraiser must provide an update to the appraisal based on his or her exterior inspection of the Mortgaged Property and knowledge of current market conditions and in accordance with Fannie Mae Selling Guide age of document requirements 		
DH	Eligibility Grid Notes	02.07.22	 Removed Minimum loan amounts are \$1 above the current FHFA conforming loan limits Added Minimum loan amounts down to \$300,000 permitted. 		
DH	Minimum Loan Amount	02.07.22	 Added Minimum Loan Amount Row Minimum Ioan amounts down to \$300,000 are permitted. High balance Ioan amounts are permitted 		
DH	Underwriting	02.07.22	Added acceptable Approve/Eligible reason Loan amounts down to \$300,000 		
DH	Self-Employment	02.18.22	 Removed YTD profit and loss statement must not be more than 60 days aged prior to the Note date Added YTD profit and loss statement must not be more than 90 days aged prior to the Note date Removed The requirement for bank statements to support the profit and loss statement 		



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DH	Ineligible Transactions	03.25.22	Added Clarification Single Close Construction to Permanent Transactions
	Transactions		Added
DH	Asset Requirements	03.25.22	Stocks, bonds and mutual funds do not require documentation of liquidation or of the borrower's actual receipt of funds when used for down payment or closing costs
DH	Eligible Property Types	04.08.22	Added Condominiums Florida new construction: Full review or PERS permitted
DH	Restricted Stock and Stock Options	05.20.22	 Added Incentive sign on income and future RSU's are limited to 50% of total qualifying income. Income calculation results may be reduced to meet the 50% restriction
DH	Asset Requirements	05.20.22	 Added Virtual Currency is an ineligible asset type. Virtual currency must be exchanged into U.S. dollars to be acceptable for use as down payment, closing costs or reserves. Refer to Fannie Mae Selling Guide for additional details
DH	Subordinate Financing	05.20.22	Added Shared equity finance agreements are an ineligible source of subordinate financing
DH	Forbearance	06.03.22	Added For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, the below listed criteria is to be used to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section above
DH	Asset Requirements	07.01.22	 Removed Retirement Accounts In cases where the account holder is not of retirement age and funds are being used for down payment or closing costs, evidence of liquidation of retirement funds is required
DH	Credit Requirements	07.01.22	 Added Rapid credit rescores are permitted. A rapid rescore is a process that can quickly update a borrower's credit score by submitting proof of positive account changes to the three major credit bureaus since the last reporting deadline in order to reflect the current credit status
DH	General Documentation Requirements	07.01.22	 Added Social Security Income: Secondary validation is required when income is documented via either a Social Security Benefit Award Letter or a 1099. Acceptable validation can be in the form of tax transcripts/1099 transcripts or a bank statement showing evidence of the SSI deposit and dated within 30 days of the application date
DH	First-Time Homebuyer	07.15.22	 Added First-Time Homebuyer is defined as a borrower who has not owned a home in the last three (3) years. For loans with more than one (1) borrower, where at least one (1) borrower has owned a home in the last three (3) years, First-Time Homebuyer requirements do not apply Verification of rental history is not required
DH	Eligibility Grid	11.04.22	Added Declining Market footnote
			 Added Declining Market Section LTV/CLTV/HCLTV must be 10% below product maximum per product matrix eligibility grid up to a maximum 75% LTV/CLTV/HCLTV
DH	Declining Market	11.04.22	As an example: If the eligibility grid indicates a maximum of 89.99% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should be reduced to 75% OR If the eligibility grid indicates a maximum of 80% LTV/CLTV/HCLTV for the subject transaction and the appraisal indicates a declining market, then the maximum LTV/CLTV/HCLTV should
			be reduced to 70% Removed
DH	Appraisal Requirements	11.04.22	 Appraisal Update (Form 1004D) is allowed for appraisals that are over 120 days aged Added Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged from Note date. A new full appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date The subject property must be appraised within 90 days prior to the Note date Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets



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Appendix A - Summary of Program Overlays to Fannie Mae Guidelines

Below is a summary of the Jumbo Plus AUS program overlays to Fannie Mae guidelines. Please refer to the Jumbo Plus AUS product matrix for complete details and requirements on the below topics as well as for LTV, FICO and loan amount requirements. This summary is intended for reference only. In the event of any conflict with this document, the product matrix and seller guide will govern.

• Ineligible Product Types

- o High Cost Loans (Federal, State or Local)
- o Non-Standard to Standard Refinance Transactions (ATR Exempt)
- o Balloons
- o Graduated Payments
- o Interest Only Products
- o Temporary Buydowns
- o Loans with Prepayment Penalties
- o Adjustable Rate Terms
- o Single Close Construction to Permanent Transactions

Borrower Eligibility

- First Time Homebuyer:
 - Maximum loan amount of \$1,500,000
 - Not permitted on investment properties
- o Permanent and Non-Permanent Resident Aliens must be employed in the U.S. for the past 24 months
- o Non-Permanent Resident Aliens
 - Primary residence only
- o Non-Occupant Co-Borrower must be a related family member of the borrower(s)
- o All borrowers must have a valid Social Security Number

LTV/CLTV/HCLTV Calculation for Refinance Transactions

- If subject property is owned more than twelve (12) months, the LTV/CLTV/HCLTV is based on the current appraised value. The twelve (12) month time frame may be based on subject transaction Note date
- If subject property is owned less than twelve (12) months, the LTV/CLTV/HCLTV is based on the lesser of the original purchase price plus documented improvements made after the purchase of the property, or the appraised value. Documented improvements must be supported with receipts. The twelve (12) month time frame may be based on subject transaction Note date

Continuity of Obligation

• On a refinance transaction, there must be a continuity of obligation of the outstanding lien that will be paid through the refinance transaction. See Continuity of Obligation section for full requirements

Credit Requirements

- o Non-traditional credit not permitted
- o All borrowers must have a minimum of two (2) credit scores
- o Manual underwrite is not permitted
- Mortgage History:
 - o No more than 1x30 in the last twelve (12) months or 2x30 in the last twenty-four (24) months
 - o Mortgage lates must not be within the most recent three (3) months of the subject transaction
 - o 0x60 and 0x90 required in the most recent twenty-four (24) months



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- A satisfactory explanation letter from the borrower(s) must be provided for any mortgage lates within the most recent twenty-four (24) months
- **Significant Derogatory Credit**: Single loan variances for credit events will be considered on a case-by-case basis between two (2) and four (4) years with extenuating circumstances and must be approved by Bayview

Forbearance

 For borrowers who have entered into forbearance on any loan (including but not limited to the subject mortgage) between 01.01.2020 and 06.01.2022, refer to the criteria listed in the Forbearance section of this product matrix to determine eligibility. All other loans must follow the forbearance waiting period as required in the Significant Derogatory Credit section of this product matrix

• DTI:

- o Up to 49.99%
- DTI > 45% requires the following:
 - Maximum 80% LTV, and
 - Minimum 700 FICO, and
 - Minimum six (6) months reserves

Employment/Income

- <u>General Requirements</u>: Tax transcripts for personal tax returns are required when tax returns are used to document borrower's income or any loss and must match the documentation in the loan file. The number of years of transcripts required will be based on the DU findings
- <u>Salaried Borrowers</u>: Secondary verification of the income documentation is required via W-2 transcripts or via Fannie Mae approved third party vendors (i.e., The Work Number) with separation of income types (base, bonus, OT, etc.). The number of years provided will be based on the DU findings
 - Manual verification of employment, even if through a 3rd party are not permitted
 - Tax transcripts must be obtained directly from the IRS via a third party except as indicated below:
 - In the instance where there is an indication of possible identity theft or fraud and the transcript request has been rejected by the IRS with a Code 10 indicating that "Due to limitations, the IRS is unable to process this request", online borrower obtained tax transcripts are permitted to validate income used for qualifying purposes. Evidence of the IRS transcript request rejection is required. Borrower obtained transcripts are not permitted due to IRS rejection because of missing, incomplete or altered information on the Form 4506-C (Codes 1-9)
 - The IRS transcripts and the supporting income documentation must be consistent
 - If Fannie Mae approved third party vendor (i.e., The Work Number) is the source used to verify income, then W-2 transcripts are also required as the secondary verification of the income
- <u>Social Security Income</u>: Secondary validation is required when income is documented via either a Social Security Benefit Award Letter or a 1099. Acceptable validation can be in the form of tax transcripts/1099 transcripts or a bank statement showing evidence of the SSI deposit and dated within 30 days of the application date
- <u>Commission/Bonus</u>: Income must be documented for the most recent 2 (two) years with a year-to-date paystub and W-2s
- <u>Projected Income</u>: Paystub (once borrower has started with new employer) must be provided prior to purchase of the loan by Bayview
- o Asset Depletion:
 - Maximum 80% LTV/CLTV/HCLTV
 - Primary residence 1-2 units only and Second Homes are eligible
 - Primary residence 3-4 units are not eligible
 - Investment properties are not eligible
 - Purchase, Rate/Term and Cash-Out transactions are eligible
 - Eligible assets must be held in a US account
 - There are no age restrictions for the use of Asset Depletion as a source of qualifying income
 - Qualifying Asset Income = Net Eligible Assets divided by 240



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- Asset Depletion may not be combined with employment related income to qualify (i.e., salaried income, selfemployment income, etc.,) for any Borrower that is an account holder of the assets used for Asset Depletion. If there is employment related income from a Borrower that is not a joint account holder of the account used for Asset Depletion, then this income may be eligible to be used for qualifying purposes
- Pension, Social Security or other annuity type income streams may be used and combined with Asset Depletion income as long as the assets generating that income are not used in the Asset Depletion income calculations
- Income from assets may not be double counted. For example, income derived from assets generating capital
 gains, interest income or note income from assets may not also be included in those assets in the Asset
 Depletion income calculation
- Net Eligible Assets
 - o Minimum Net Eligible Assets: Borrowers must have at least \$1,000,000 of Net Eligible Assets
 - Net Eligible Assets equals Total Eligible Assets as defined in the below table (after any haircuts required for retirement assets per the Asset Requirements section of this product matrix) minus:
 - Funds required to be paid by borrower for closing (i.e., down payment, closing costs)
 - Gift and/or borrowed funds
 - Reserves
 - Any portion of assets pledged as collateral for a loan
 - Cash Out proceeds are not allowed to be used in the Asset Depletion calculation and are not an Eligible Asset
- Business funds not permitted to be included in total asset amount
- Most recent two years of tax returns and corresponding tax transcripts are required
- o <u>Trust Income</u>
 - Income from trusts may be used if guaranteed and regular payments will continue for at least three (3) years
 - Regular receipt of trust income for the past twelve (12) months must be documented
 - Copy of trust agreement or trustee statement showing:
 - Total amount of borrower designated trust funds
 - Terms of payment
 - Duration of trust
 - Evidence the trust is irrevocable
 - If trust fund assets are being used for down payment or closing costs, the loan file must contain adequate documentation to indicate the withdrawal of the assets will not negatively affect income
- o Projected Income
 - Paystub (once borrower has started with new employer) must be provided prior to purchase of the loan by Bayview
- o <u>Self-Employment:</u>
 - Self-Employment income: Minimum 720 FICO when any Self-Employment income is required for qualifying purposes. If the Self-Employment income is not needed for qualifying purposes, then the 720 FICO minimum is not applicable
 - If DU returns a recommendation for one (1) year of tax returns, the most recent year's tax return must be provided and IRS extensions are not permitted
 - If borrower has filed an extension, the most recent prior two (2) years tax returns are required
 - If the borrower has filed an extension for the current tax year, the YTD profit and loss statement must be provided to cover the full year
 - Aggregate secondary and separate sources of self-employment losses reporting on 1040 tax transcripts greater than 5% of borrowers total qualifying income must be deducted from qualifying income. Additional selfemployment documentation is not required
 - K-1 losses where borrower owns less than 25% must be deducted from qualifying income when the aggregate loss is greater than 5% of borrowers total qualifying income
 - Passive losses shown on K-1s, such as publicly traded companies or where ownership is under 5%, can be excluded from income on a case-by-case basis. Any passive K-1 losses excluded will not count toward the aggregate secondary and separate sources of self-employment losses and the 5% threshold for deducting the loss from income
 - YTD profit and loss statement (audited or unaudited) is required up to and including the most recent month preceding the loan application date and must not be more than 90 days aged prior to the Note date



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- Unaudited P&L
 - An unaudited year-to-date profit and loss statement <u>signed by the borrower</u> reporting business revenue, expenses, and net income; **OR**
- Audited P&L
 - o An audited year-to-date profit and loss statement reporting business revenue, expenses, and net income
- If the borrower has filed an extension for the current tax year, the year-to-date profit and loss statement must be provided to cover the full year
- If the year-to-date business income is less than the historically calculated income derived from the tax returns, the borrower may qualify by reducing the historical income to no more than the current level of stable monthly income using details from the year-to-date profit and loss statement

Assets

0

- o A written VOD as a stand-alone document is not acceptable
- o <u>Gift Funds</u>
 - Gift funds may be used once borrower has contributed 5% of their own funds
 - Not permitted for reserves
 - LTVs greater than 80% gift funds not permitted
- Business Funds
 - Not permitted for reserves
 - Cash flow analysis required using <u>most recent three (3) months business bank statements</u> to determine no negative impact to business. Business bank statements must be no older than the latest three months represented on the year-to-date profit and loss statement
 - Business bank statements must not reflect any NSFs (non- sufficient funds) or overdrafts
 - If borrower(s) ownership in the business is less than 100%, the following requirements must be met:
 - Borrower(s) must have majority ownership of 51% or greater
 - The other owners of the business must provide an access letter to the business funds
 - Borrower(s) % of ownership must be applied to the balance of business funds for use by borrower(s)
 - Reserves Refer to Reserve section of the product matrix for overlay reserve requirements
- o Retirement Accounts
 - Eligibility Percentage to meet reserve requirements
 - If borrower is >59 ½, then 70% of the vested value after the reduction of any outstanding loans
 - If borrower is <59 ½, then 60% of the vested value after the reduction of any outstanding loans

• Subordinate Financing

o Down payment and closing cost assistance subordinate financing is not permitted

• Maximum Acreage

- Maximum ≤ 40 acres
 - Properties >10 acres ≤40 acres must meet the following:
 - Maximum land value 35%
 - No income producing attributes
 - Transaction must be 5% below maximum LTV/CLTV/HCLTV as allowed on Bayview Jumbo Plus AUS for transactions over twenty (20) acres. For example, if borrower qualifies for a loan at 80% LTV based on transaction, FICO score, loan amount and reserves, then the maximum allowed would be 75%

Ineligible Property Types

- Manufactured Homes/Mobile Homes
- Mixed-Use Properties
- o Model Home Leasebacks
- Properties with condition rating of C5/C6
- Properties with quality rating of Q6
- o Unique properties



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Declining Markets •

 LTV/CLTV/HCLTV must be 10% below product maximum per product matrix eligibility grid up to a maximum 75% LTV/CLTV/HCLTV

Appraisal Requirements

- o Transferred appraisals are not permitted
- o Collateral Desktop Analysis (CDA) ordered from Clear Capital or CU score ≤ 2.5 is required to support the value of the appraisal
- Purchase > \$2M = 2 Full appraisals required
- Refi >\$1.5 M = 2 Full appraisals required
- Appraisal Update (Form 1004D) is not permitted for appraisals that are over 90 days aged from Note date. A new full 0 appraisal is required for loans where the appraisal effective date is greater than 90 days from the Note date
- o The subject property must be appraised within 90 days prior to the Note date
- o Properties identified by appraiser as being in a declining market are not eligible to use the CU to meet appraisal review requirement. A CDA is required for properties in declining markets
- Escrow Holdbacks Not allowed unless the holdback has been disbursed and a certification of completion has been issued prior to purchase
- Geographic Restrictions Properties located outside of the United States or in a Territory, Province or Commonwealth; including, but not limited to properties in Guam, Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands or American Samoa are not permitted

