

FHA STANDARD & HIGH BALANCE Matrix

	Primary Residence								
	Purch	lase	No Ca	sh-Out	Cash	i-Out	Minimum		
Units							Loan Amount	Terms Available	
	Max LTV/CLTV	Minimum FICO	Max LTV/CLTV	Minimum FICO	Max LTV/CLTV	Minimum FICO	Loan Amount		
1 - 4 Units	96.5%	580 ^{1,2}	97.75% ³	580	80%	580	\$75,000.00	15, 20, 25, 30 Year Fixed	
Manufactured	96.5%	580	97.75% ³	580	NA	NA	\$75,000.00	15, 20, 25, 50 fear Fixed	
¹ Loans utilizing [Loans utilizing DPA requires a minimum of 600 FICO.								

² Temporary Interest Buydowns require min. 660 FICO.

HomeMac

³ No Cash Out is limited to maximum 85% LTV for borrower with less than 12 months occupancy prior to case assignment date, or for borrowers that have not occupied the property since acquisition.

		Annual Mortgage	Insurance Premiums (MIP)			
			erms: 20, 25, 30 Years			
Base Loan Amo	unt	LTV	MIP	Duration		
		<u><</u> 90%	50	11 years		
<u><</u> \$726,200		90.01 - 95%	50	Life of Loan		
		95.01% and above	55	Life of Loan		
		<u><</u> 90%	70	11 years		
> \$726,200		90.01 - 95%	70	Life of Loan		
		95.01% and above	75	Life of Loan		
			Terms: 10, 15 Years			
		<u><</u> 90%	15	11 years		
< \$726,200		> 90%	40	Life of Loan		
		<u><</u> 78%	15	11 years		
> \$726,200		78.01% - 90.00%	40	11 years		
> \$720,200		90.01% and above	65	Life of Loan		
	2024 Martinesse Land Linette		Upfront Mortga	age Insurance Premiums		
	2024 Maximum Loan Limits		All Mortgages: 1.	75% of Base Loan Amount		
			FHA Condo Search			
operty Type	Low Cost Area "Floor"	High Cost Area "Ceiling"	FHA Approved Condo Search			
			FHA Max County Loan Limits			
1 Unit	\$498,257	\$1,149,825	FHA Mortgage Limits by County			
2 Unit	\$637,950	\$1,472,250		AUS		
3 Unit	\$771,125	\$1,779,525	DU only			
4 Unit	\$958,350	\$2,211,600	Property Types			

**Actual loan limits for specific counties in high-cost areas, as determined by FHA, may be

SER: DIIDe Condos 2-1 unit Multi-Mide Manufactured Homes

טו איז, ד טעז, כטוועטז, ב-א מווג, ואמונו-אאועב ואמוועומננערכע דוטווובז.

		Quick Reference				
		Minimum 660 FICO				
		Owner Occupied only				
Temporary Intere	st Ruydowns	Purchase only				
remporary intere	st buyuowiis	Must qualify at the standard note rate without benefit of the buydown				
		 Must meet all other applicable FHA requirements, including but not limited to qualification, documentation of buydown, and funding of buydown. 				
		The maximum LTV for a Rate and Term refinance is:				
		• 97.75% for Principal Residences that have been owner-occupied for the previous 12 months, or owner-occupied since acquisition if acquired within 12 months of case number assignment;				
	Rate and Term Refinance	• 85% for a Borrower who has occupied the subject Property as their Principal Residence for fewer than 12 months prior to the case number assignment date; or if owned less than 12 months, has not occupied the Property for that entire period of ownership;				
Occupancy Requirements on Refinance		**Note: Value used for qualifying on subject property owned less than 12 months from Case Assignment Date for All Standard Refinance including No Cash-Out is the lesser of Purchase Price plus documented costs or appraised value. Appraised value is used for subject owned over 12 months as of Case Assignment Date.				
	Cash-Out Transactions	Subject property must have been owned and occupied by at least one Borrower as their Principal Residence for the 12 months prior to the date of case number assignment.				
		Exception: In the case of inheritance, a Borrower is not required to occupy the Property for a minimum period of time before applying for a cash- out refinance, provided the Borrower has not treated the subject Property as an Investment Property at any point since inheritance of the Property. If the Borrower rents the Property following inheritance, the Borrower is not eligible for cash-out refinance until the Borrower has occupied the Property as a Principal Residence for at least 12 months.				
		Cash-Out Seasoning from Existing Loan:				
		• 6 months payments from 1st payment due date to Note date. Properties owned free and clear may be refinanced as cash-out transactions.				
Cash Out Tra	ncastions	210 days has lapsed from 1st payment due date to Note date				
Cash-Out Tra	nsactions	Occupancy:				
		12 months of ownership and occupancy prior to Case Number Assignment date is required.				
		• Manufactured Home - must be permanently installed on a site for more than 12 months prior to Case Number Assignment.				
		Purchase transactions, the Adjusted Value is the lesser of:				
Collateral Value use	d to determine	purchase price less any inducements to purchase; or				
Maximum Mortg		the Property Value.				
	age Anount	Refinance transactions:				
		• For Properties acquired by the Borrower within 12 months of the case number assignment date, the Adjusted Value is the lesser of:				
		the Borrower's purchase price, plus any documented improvements made subsequent to the purchase; or				
		the Property Value.				
Collateral Value use	ed to determine	Properties acquired by the Borrower within 12 months of case number assignment by inheritance or through a Gift from a Family Member				
Maximum Mortgage A	mount (Continued)	may utilize the calculation of Adjusted Value for properties purchased 12 months or greater.				
		For properties acquired by the Borrower greater than or equal to 12 months prior to the case number assignment date, the Adjusted Value is				

-	the Property Value.

	Quick Reference (Continued)		
Resale Restrictions (Property Flipping less than 90 days & less than 180 days)	 Time Restriction on Transfers of Title - The eligibility of FHA loan is determined by the time that has elapsed between the date the seller has acquired title to the Property and the resale date. The Seller's Date of Acquisition refers to the date the seller acquired legal ownership of that Property. The Resale Date refers to the date all parties have executed the sales contract that will result in the FHA-insured Mortgage for the resale of the Property. Restriction on Resales Occurring 90 Days or Fewer after Acquisition - A Property that is being resold 90 Days or fewer following the seller's date of acquisition is not eligible for an FHA-insured Mortgage. Resales Occurring between 91 Days and 180 Days after Acquisition - A Mortgagee must obtain a second appraisal by another Appraiser if: 		
	the resale date of a Property is between 91 and 180 Days following the acquisition of the Property by the seller; and		
	the resale price is 100 percent or more over the price paid by the seller to acquire the Property.		
	If the second appraisal supports a value of the Property that is more than 5 percent lower than the value of the first appraisal, the lower value		
	must be used as the Property Value in determining the Adjusted Value.		
	The cost of the second appraisal may not be charged to the Borrower.		

		Credit Requirements		
	All items are measured from Note Date			
Age of Documents	•	120 Days for Credit Report, Income, Assets and		
Age of Documents	•	180 Days for Appraisals.		
	•	90 days Title		
	 Alimony: May be subtracted from income or included in DTI. Child Support and Maintenance must be included in DTI. 			
Alimony, Child Support and Maintenance	•	Evidence of legal order of decree is required such as official signed divorce decree, separation agreement.		
Expense		Borrower's paystubs covering no less than 26 days to verify any garnishments.		
		Monthly obligation is the greater of:		
	•	the amount shown on the most recent decree or agreement establishing the Borrower's payment obligation; OR		
		the monthly amount of the garnishment.		
Authorized User	Accounts for which the Borrower is an authorized user must be included in a Borrower's DTI ratio unless the primary account holder can document that all required payments on the account for the previous 12 months are made. If there are less than three payments required on the account in the previous 12 months, the payment amount must be included in the Borrower's DTI.			
		S Approve: > 2 years since date of discharge at time of case number assignment. Borrower must have reestablished satisfactory credit or have osen not to incur new debt.		
Bankruptcy	Manual Underwrite: Chapter 7: If < 2 years, but not < 12 months, may be acceptable under documented extenuating circumstances. Evidence that borrower has overcome the extenuating circumstance and was not due to financial mismanagement.			
		addition, re-stablished satisfactory credit after the occurrence and ability to repay is required. apter 13: Open Chapter 13 allowed after 1 yr. of pay-out period, satisfactory payment history and permission from the BK court for transaction.		

	Credit Requirements (Continued)			
	Eligible Borrowers: Must have legal residency and valid Social Security Number			
	US Citizens, Permanent Residents and Non Permanent Resident Aliens (DACA allowed)			
	Inter-Vivos Revocable Trusts			
Borrower Eligibility	Ineligible Borrowers:			
Borrower Engibility	Foreign Nationals			
	Limited and General Partnerships			
	Irrevocable Trusts			
	ITIN borrowers			
CAIVRS	Clear CAIVRS for each borrower is required for all transactions			
Charged Off Accounts	Charge off accounts do not need to be included in the debt. Repossessions are treated as charge-offs unless specifically notated that the account was sent to collections. Guideline for collections are followed in those instances.			
Closed End Debts less than 10 months	Closed-end debts do not have to be included if they will be paid off within 10 months from the date of closing and the cumulative payments such debts are less than or equal to 5 percent of the Borrower's gross monthly income. The Borrower may not pay down the balance in orde meet the 10-month requirement.			
Collection Accounts	 Collection account balances of \$2000 or greater, verify that debt is paid in full at or prior to closing using acceptable source of funds; or Use 5% of the outstanding balance Also includes non-borrowing spouse in a community property state, unless excluded by state law 			
Condominiums	Single Project Approvals are eligible. Case Number will not be issued until project is approved by HUD. Appraisal cannot be ordered until project is approved by HUD and case number released. Form #9991 HUD Questionnaire is required.			
	Cosigned Debts			
Contingent Lighilities	Documentation that the other party is obligated to the debt, AND			
Contingent Liabilities	• Documentation that the other party obligated has been making regular on-time payments during the previous 12 months had there is no history of delinquency payments on the loan.			
	The account payment does not need to be considered as part of the borrower's DTI ratio if:			
	The account in question does not have a history of delinquency, AND			
Debt Paid By Borrower's Business	• The business provides acceptable evidence that the obligation was paid out of company funds (such as 12 months of canceled company checks), and			
	Tax returns show that cash flow analysis of the business took payment of the obligation into consideration.			

		Credit Requirements	s (Continued)					
	Disputed Derogatory Credit	Accounts refer to disput	ed Charge Off Accounts, disputed collection accounts, and disputed accounts with late					
	payments in the last 24 months. If the credit report of the Borrower has \$1,000 or more collectively in Disputed Derogatory Credit Accounts, t							
	Mortgage must be downgraded to a Refer and manually underwritten.							
	Exclusions from the \$1,000 cumulative balance include:							
	disputed medical accounts; and							
	disputed derogatory credit resulting from identity theft. To exclude these balances, a copy of the police report or other docun							
Disputed Derogatory Account	the creditor to support	t the status of the accoun	nts must be provided.					
	Accounts of a non-born	rowing spouse in a comm	nunity property state					
	Non-derogatory disput	ed accounts						
	Non-Derogatory Disputed A	accounts include the follo	wing types of accounts:					
	disputed accounts with							
	disputed accounts with	n late payments aged 24 i	months or greater					
	disputed accounts that	are current and paid as a	agreed					
	Tax liens may remain unpaid	d if the Borrower has ent	ered into a valid repayment agreement with the federal agency owed to make regular					
Federal Income Tax Installment	payments on the debt and t	he Borrower has made ti	imely payments for at least 3 months of scheduled payments. The Borrower cannot prepay					
Agreements	scheduled payments in order to meet the required minimum of 3 months of payments. Except for federal tax liens, the lien holder must							
	subordinate the tax lien to t	he FHA Mortgage. Paym	ent must be included in the DTI.					
	Purchase and Rate and Term refinances that have an AUS Approve/Eligible: Follow the AUS.							
	Loan must be downgraded to a Refer and manually underwritten if any mortgage tradeline, including lines of credit, during the 12 months prior to							
	case number assignments reflect any of the following:							
	3x30 or more.							
Housing History (Mortgage/Rental)	1x60 plus at least 1x30.							
	• 1x90 in the 12 months.							
	Borrower(s) made less	• Borrower(s) made less than three consecutive payments since completion of a mortgage forbearance plan prior to						
	All Cash out Refinance transactions must be 0x30X12. Manually underwritten transactions refer to the 4000.1 for specifics.							
	For AUS Approve/Eligible lo	ans, follow the AUS.						
	For manually underwritten	loans, refer to the 4000.1	L for specifics.					
	Lowest Minimum Decision	Maximum Qualifying	Acceptable Compensating Factors					
	Credit Score	Ratios (%)	Acceptable Compensating Factors					
	580 and above	31/43	No compensating factors required.					
			One of the following:					
			• verified and documented additional 3 months PITI for 1-2 units; 6 mos. for 3-4 units					
Max Ratios for Downgrades and	580 and above	37/47	Reserves					
Manual Underwrite			minimal increase in housing payment; or					
			residual income.					
	580 and above	40/40	No discretionary debt.					
			Two of the following:					
			• verified and documented additional 3 months PITI for 1-2 units; 6 mos. for 3-4 units					

1	580 and above	40/50		Reserves
	Sou and above	40/30	•	minimal increase in housing payment;
			•	significant additional income not
				reflected in Effective Income; and/or residual income.

			Credit Requirements (Continued)				
		No	n-occupant co-borrowers:				
		•	Must be either US Citizens or have Principal Residence in US				
			Limited to max 75% LTV. Maximum LTV is eligible if the occupant borrowers are family members and does				
			not involve:				
			a Family Member selling to a Family Member who will be a non occupying co-Borrower; or				
Non-Occupant	CoBorrower		a transaction on a two- to four-unit Property				
		•	are not eligible on Cash Out transactions				
		•	are eligible to qualify for another FHA insured mortgage as non-occupant subject to qualification				
		•	may qualify for another FHA-insured Mortgage on a new Property to be their own Principal Residence.				
		•	A Borrower with an existing FHA-insured Mortgage on their own Principal Residence may qualify as a non occupying co-Borrower on other FHA-insured Mortgages.				
		•	30-Day Accounts that are paid monthly are not included in the Borrower's DTI.				
Open-End or 30	day Accounts	•	Verification that Borrower paid the outstanding balance in full on every 30-Day Account each month for the past 12 months.				
Open-End of Sc	ady Accounts		If the credit report reflects any late payments in the last 12 months, 5 percent of the outstanding balance must be used as the Borrower's				
			monthly debt to be included in the DTI				
Solar Panels (Le	eased or PPA)	•	The monthly solar payment is not included in the DTI ratio calculation.				
		For	r outstanding Student Loans, the following must be used regardless of the payment status:				
		•	• the payment amount reported on the credit report or the actual documented payment, when the payment amount is above zero; or				
Student Loan	Quaimcation	•	0.5 percent of the outstanding loan balance, when the monthly payment reported on the Borrower's credit report is zero.				
		Stu	Student monthly debt may only be excluded if there is written documentation from the student loan program, creditor or student loan servicer				
		tha	that indicates that the loan balance for that student loan account is forgiven, canceled, discharged or otherwise paid in full.				
			Employment / Income / Assets				
		Pros	spective and existing ADU rents allowed in accordance with HUD 4000.1. A renter of an ADU is not the same as a Boarder. See				
		Boar	rder income in matrix.				
		1)	Provide Appraisal 1004 & 1007 and prospective lease if applicable				
		2)	The amount of Rental Income from ADU used to qualify must not exceed 30% of the total monthly income used to qualify the				
	Limited (< 12 mos.)	2)	borrower.				
	or		Qualify with 75% of the lesser of:				
	No History of ADU	3)	i. Fair market rent reported by Appraiser, OR				
ADU Rental Income	Rental Income		ii. Rent reflected in the lease or rental agreement.				
		4)	2 mos. PITIA reserves is required when using ADU rental income				
		1)	Qualify with Borrower's most recent 2 yrs. tax returns with Schedule E are required.				
	12 months or more	2)	If the property is owned less than 2 yrs., evidence of acquisition date is required. Income must be annualized for the length of				
	ADU Rental Income	2) ²)	time the property has been owned.				
	ADO Rental Income						
	History	3)	Appraisal 1004 & 1007 required along with lease if applicable.				

	Employment / Income / Assets (Continued)				
	When using a final divorce decree, legal separation agreement or court order, if the Borrower has received consistent Alimony, Child Support, and Maintenance Income for the most recent 3 months, that payment may be used.				
	Voluntary payment agreement is allowed with 12 months of canceled checks, deposit slips, or tax returns. If the borrower has received consister income of this type for the most recent 6 months, current payment may be used.				
Alimony, Child Support, and Maintenance	The Mortgagee must provide evidence that the claimed income will continue for at least 3 years.				
Income	The Mortgagee may use the front and pertinent pages of the divorce decree/settlement agreement and/or court order showing the financial				
	If the Alimony, Child Support, and Maintenance Income have not been consistently received for the most recent 3 months if court ordered or 6 months if voluntary, 2 years average must be used. If Alimony, Child Support, and Maintenance Income have been received for less than two years, the average over the time of receipt must be used.				
Assets	Verification required on all EMD that exceed 1% of sales price and any large deposit > 1% of purchase price on purchase transactions/appraised value on refi transactions. Cash on hand is not acceptable.				
	Boarder refers to an individual renting space inside the Borrower's Dwelling Unit.				
	• Rental Income from Boarders is only acceptable if the Borrower has a two year history of receiving income from Boarders that is shown on the tax returns and the Borrower is currently receiving Boarder income.				
Boarder Income	 Refinance: 2 yrs. of the Borrower's tax returns evidencing income from Boarders AND the current lease. Purchase: obtain a copy of the executed written agreement documenting their intent to continue boarding with the Borrower. Along with 2 yr. history of boarder income from 2 yrs. tax returns. Income used is the lesser of the 2 yr. average or the current lease. 				
Early and Car	For borrowers with gaps in employment of 6 months or more, the borrower's current income may be considered effective income if it can verify and document:				
Employment Gap	• the Borrower has been employed in the current line of work for at least 6 months at the time of case number assignment; and				
	a two year work history prior to the absence from employment using standard or alternative employment verification.				
	Non-Self-Employment Income - For Borrowers with gaps in employment, reduction of income, or reduction of hours due to a COVID-19 Related Economic Event, the Mortgagee may consider the Borrower's income calculated in accordance with the Exception Due to COVID-19 Related Economic Event for the applicable income type as Effective Income if it can verify and document that:				
	• The Borrower has been employed in the current job or same line of work for at least one month at the time of case number assignment; or				
mployment Gaps or Reduction of Income Due	 the Borrower has been employed in a different job or line of work for at least six months at the time of case number assignment; and the Borrower has an aggregate two-year work history prior to case number assignment excluding gaps in employment, using traditional or alternative employment verification. 				
to COVID-19 Related Economic Event	Required Documentation				
	written VOE identifying the time period of temporary loss of employment, temporary loss of income, or temporary loss of hours.				
	Self-Employment Income: For Borrowers with gaps in self-employment, reduction in income, or reduction of hours due to a COVID-19 Related				
	Economic Event, the Mortgagee may exclude the months where the business was closed, or income was reduced when calculating Effective Income. The total time period of the Borrower's self-employment must still meet the minimum length of self-employment in accordance with Exception Due to COVID-19 Related Economic Event.				
	Stability of Self-Employment Income: Income obtained from businesses with annual earnings that are stable or increasing is acceptable. If the income from businesses shows a greater than 20 percent decline in Effective Income over the analysis period, the Mortgagee must downgrade				
	Calculation of Effective Income: The Mortgagee must calculate gross Self-Employment Income by using the lesser of:				

Stability of Self-Employment Income		the	the average gross Self-Employment Income earned over either:		
	• [•	the previous 2 years; or		
		•	the length of time Self-Employment Income has been earned if less than two years (where permitted); or		
	٠	the	the average gross Self-Employment Income earned over the previous 1 year		

	Employment / Income / Assets (Continued)			
	The Mortgagee may consider Self-Employment Income if the Borrower has an aggregate self-employment history before and after the COVID-19			
	Related Economic Event totaling two years.			
	If the Borrower has an aggregate self-employment history before and after the COVID-19 Related Economic Event totaling between one and two			
	years, the Mortgagee may only consider the income as Effective Income if the Borrower was previously employed in the same line of work in			
	which the Borrower is self employed or in a related occupation for at least two years.			
	For self-employed Borrowers with a COVID-19 Event that have since regained income at a level less than 80 percent of their income prior to the			
	COVID-19 Related Economic Event, the Mortgagee must downgrade and manually underwrite			
	Self-employed Borrowers with a reduction of income due to a COVID-19 Related Economic Event, the Mortgagee must provide the following			
	documentation in addition to the current Self-Employment Income required documentation:			
	letter of explanation for the time period of income loss or reduction;			
Chability of Colf Freedown out Income offerted	the Borrower's business tax returns for the most recent two years; and			
Stability of Self-Employment Income affected	either of the following:			
by COVID-19	an audited year-to-date P&L statement reporting business revenue, expenses, and net income up to and including the most recent			
	month preceding the case assignment date; or			
	an unaudited year-to-date P&L statement signed by the Borrower reporting business revenue, expenses, and net income up to and			
	including the most recent month preceding the case assignment date, and three of the most recent business bank statements no older			
	than the latest three months represented on the year-to-date P&L statement. Monthly deposits on the business bank statements must			
	support the earnings on the unaudited year-to-date P&L.			
	Calculation of Effective Income: For self-employed Borrowers with a COVID-19 Related Economic Event that have since regained income at a leve			
	greater than or equal to 80 percent of their income prior to the COVID-19 Related Economic Event for a minimum of six months, the Mortgagee			
	must calculate gross Self-Employment Income by using the lesser of :			
	• the average gross Self-Employment Income earned over the previous 2 years prior to the COVID-19 Related Economic Event; or			
	• the average gross Self-Employment Income earned over the previous 6 months after the COVID-19 Related Economic Event.			
	COVID-19 Related Economic Event refers to temporary loss of employment, temporary reduction of income, or temporary reduction of hours			
	worked during the Presidentially-Declared COVID-19 National Emergency.			
	Salary Employee: Current salary used			
	Hourly Employee: For employees who are paid hourly and whose hours do not vary, the Mortgagee must use the current hourly rate to calculate			
COVID-19 Related Economic Event	Effective Income.			
(Non Self-Employment)	For employees who are paid hourly and whose hours vary, the Mortgagee must calculate the Effective Income by			
	using the lesser of:			
	the avg of the income over the previous 2 years. If the Mortgagee can document an increase in pay rate the Mortgagee may use the most			
	recent 12-month avg of hours at the current pay rate; or			
	the avg of the income earned since the COVID-19 Related Economic Event.			
	Trust Agreement or Other Trustee Statement created prior to application date, documenting the frequency, duration and amount of			
Truct Income	Document receipt of distribution for a minimum of 2 months with bank statements or transaction history			
Trust Income	If trust account is newly opened, document the source to open account. Must be opened prior to application date			
	Regular distributions are required to continue for a minimum of 3 years			

	Employment / Income / Assets (Continued)			
Conversion of Primary / Departure Residence	The Borrower must be relocating to an area more than 100 miles from the Borrower's current Principal Residence.			
	 A lease agreement of at least one year's duration must be obtained after the Mortgage is closed AND 			
	 evidence of the payment of the security deposit or first month's rent 			
	If the borrower does not have a history of rental income, an appraisal report including 1007 & 216 supporting 25% equity and fair market rent in			
	departing residence is required.			
	The lesser of:			
	Monthly operated income on Form 216 OR			
	75% of the lesser of:			
	Fair market rent reported by Appraiser OR			
	rent reflected in the lease agreement			
	If the Borrower has changed jobs more than three times in the previous 12-month period, or has changed lines of work, additional documentation			
	must be provided to document the stability of the Borrower's employment income. Additional analysis is not required for fields of employment			
Frequent Changes in Employment	that regularly require a Borrower to work for various employers (such as Temp Companies or Union Trades).			
	transcripts of training and education demonstrating qualification for a new position; or			
	employment documentation evidencing continual increases in income and/or benefits.			
	AUS Approve:			
	1-2 units: none			
Reserves	3-4 units: 3 months PITIA			
Neserves	Manual underwrite:			
	• 1-2 units: additional 1 months' PITI after closing. *If the DTI exceeds 31/43, additional reserves are required as a compensating factor.			
	3-4 units: additional 3 months' PITI after closing. *Gifts are not acceptable source of reserves on Manual Underwrite			
Tax Returns: Amended	Amended tax returns must be filed before the loan application date. An increase in income of 20% or more from the original return will not be			
Tax Returns: Amenueu	allowed without Management's approval.			
	• All loans require a signed 4506-C form. Additional 4506-C form is required to be signed by Borrower's LLC, SCorp or Corporation Name and			
	Tax Transcripts are required for:			
Tax Transcripts	Self-employed borrowers			
	Borrower employed by family member			
	Using rental income to qualify per tax returns			
	Relationship between the parties			

Property			
3-4 Units	A 3 to 4 unit Property is either:		
	a Single Family residential Property with three or four individual Dwelling Units; or		
	• a Single Family residential Property with two individual Dwelling Units and one ADU or three individual Dwelling Units and one ADU.		
	Self-Sufficiency - The PITI divided by the monthly Net Self-Sufficiency Rental Income may not exceed 100% for 3-4-unit Properties.		
	Calculation - Net Self-Sufficiency Rental Income is calculated by using the Appraiser's estimate of fair market rent from all units, including the uni		
	the Borrower chooses for occupancy, and subtracting the greater of the Appraiser's estimate for vacancies and maintenance, or 25% of the fair		
	market rent.		
	Reserves - 3 months PITI reserves required after closing for 3-4 unit properties.		
	An Accessory Dwelling Unit (ADU) refers to a single habitable living unit added to, with ingress and egress that is subordinate in size.		

Accessory Unit / ADU	•	It is a separate additional living unit, including kitchen, sleeping, and bathroom facilities.
	•	An SFR with an ADU remains a one-unit Property. For any Property with two or more units, a separate additional Dwelling Unit must be
		considered as an additional unit.
	٠	Hotel and Transient Use Form is required when a 1 unit subject property includes an Accessory Dwelling Unit.

	Property (Continued)		
Appraisal Requirements	Transferred Appraisal permitted		
DPA	Allowed per FHA guidelines		
DFA	Minimum Credit Score is 600		
Escrow Accounts / Impounds	Required		
	No Land Trusts, Indian Leased Land, Vacant land		
	Property Condition rating C6 and/or, Quality condition Q6		
	Non-Warrantable Condo, Condo-tels, Co-Ops, Manufactured Condos		
Ineligible Properties	Commercial Property, Boarding houses, Bed and Breakfast		
	Working Farms		
	Non FHA Approved Condos		
	One Time Close Construction to Perm Loans		
	1 unit Primary Residence, Fixed Rate, Fee Simple Only		
	Structural Engineer's report is required that meets HUD requirements. Existing engineer's cert acceptable as long as there is no new		
	Property must not be located in a deed restricted area including restrictions for age and income		
	HUD Data Plates (Paper Certification located on the interior of the property) or IBTS Verification		
	Built on or after June 15, 1976		
	 Built on a permanent chassis in compliance with the applicable Manufactured Homes (HUD Codes) in effect as of the date the Manufactured Home was constructed. 		
Manufactured Homes	Must be at least 12 feet wide (single-wide not allowed) and have a minimum of 600 square feet of gross living area.		
	Manufactured Condos not allowed		
	Dwellings cannot be located within Flood Zones A or V are ineligible. It is however acceptable for the land to be located within Flood Zone A		
	Manufactured home must be on original site, relocated homes are not permitted		
	HUD Certification Labels (metal plates attached) or IBTS Verification if not attached to the property		
	Additions to the property are not permitted if the addition was to add GLA or if there were structural changes		
	Borrower must own the land on which the home is located		
	Affidavit of Affixture (or its equivalent) to evidence property is classified and taxed as real property		

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