



Pennymac Correspondent

Pennymac Non-QM A+ Product Profile

02.17.26

Fixed Rate and Hybrid ARM				
Owner Occupied				
Purpose	Maximum Loan Amount	Standard Doc - Max LTV/CLTV	Alt Doc - Max LTV/CLTV	Minimum Credit Score
Purchase / Rate & Term	1,000,000	90%	90%	740
	1,000,000	80%	80%	660
	1,500,000	85%	85%	700
	1,500,000	80%	80%	680
	2,000,000	85%	85%	740
	2,000,000	80%	80%	700
	2,000,000	75%	75%	660
	2,500,000	80%	80%	720
	2,500,000	75%	75%	700
	2,500,000	70%	70%	660
	3,000,000	75%	75%	720
	3,000,000	70%	70%	700
	3,500,000	65%	65%	740
	3,500,000	60%	60%	720
Cash-Out	1,000,000	80%	80%	740
	1,500,000	75%	75%	700
	1,500,000	70%	70%	660
	2,000,000	75%	75%	740
	2,000,000	70%	70%	700

	2,000,000	65%	65%	680
	2,000,000	60%	60%	660
	2,500,000	70%	70%	720
	2,500,000	65%	65%	700
	2,500,000	60%	60%	680
	3,000,000	65%	65%	720
	3,000,000	60%	60%	700
Second Home				
Purchase / Rate & Term	1,000,000	85%	85%	700
	1,000,000	80%	80%	660
	1,500,000	85%	80%	700
	1,500,000	80%	80%	680
	1,500,000	75%	75%	660
	2,000,000	80%	80%	700
	2,000,000	75%	75%	680
	2,000,000	70%	70%	660
	2,500,000	75%	75%	700
	2,500,000	70%	70%	680
	2,500,000	65%	65%	660
	3,000,000	70%	70%	700
	3,500,000	60%	60%	720
Cash-Out	1,000,000	75%	75%	700
	1,500,000	75%	75%	720
	1,500,000	70%	70%	660
	2,000,000	70%	70%	700
	2,000,000	65%	65%	680
	2,000,000	60%	60%	660

	2,500,000	65%	65%	700
	3,000,000	60%	60%	700

Investment Property				
	Maximum Loan Amount	Standard Doc - Maximum LTV/CLTV	Alt Doc - Max LTV/CLTV	Minimum Credit Score
Purchase/ Rate & Term	1,000,000	85%	85%	700
	1,000,000	80%	80%	660
	1,500,000	85%	80%	700
	1,500,000	80%	80%	680
	1,500,000	75%	75%	660
	2,000,000	80%	80%	700
	2,000,000	75%	75%	680
	2,000,000	70%	70%	660
	2,500,000	75%	75%	700
	2,500,000	70%	70%	680
	2,500,000	65%	65%	660
	3,000,000	70%	70%	700
Cash-Out	1,000,000	75%	75%	700
	1,500,000	75%	75%	720
	1,500,000	70%	70%	660
	2,000,000	70%	70%	700
	2,000,000	65%	65%	680
	2,000,000	60%	60%	660
	2,500,000	65%	65%	700
	3,000,000	60%	60%	700

Additional Criteria

Additional Criteria

Loan Scenario / Feature Eligibility	
Interest Only	Min 700 FICO, Max 85% LTV/CLTV
DTI > 50% up to 55%	Min 700 FICO, Max 80% LTV/CLTV, Primary Residence, No First Time Homebuyers, 1.5x Residual Income Required (see Residual Income Section).
Temporary Interest Rate Buydowns	Primary or Second Home
Escrow Impound Waivers	HPML loans require an escrow account for property taxes, hazard insurance, and flood insurance (if applicable) (See Escrow/Impounds section)
Any scenario in which an employee of the lender, broker, correspondent, or originator is a party to the subject loan	Standard Full Documentation (24-month) must be used. (see the Income, Standard section)

Borrower Eligibility	
First Time Homebuyer	No Interest Only Maximum payment shock is 250% unless living rent free.
Non-occupant Co-borrower	1 Unit, Primary Residence, Max 43% DTI, Max 80% LTV/CLTV, Occupying borrower must have documented income greater than or equal to 75% of PITIA Additional 6 months subject property reserves, No Cash-out
Non-Permanent Resident Alien	Max 80% LTV/ CLTV, No Cash Out
Maximum Financed Residential 1-4 Unit Properties and UPB	No borrower or guarantor may have more than 20 financed properties No borrower or guarantor may have more than 10 properties or \$7.5M UPB serviced by Pennymac

Also see Borrower Eligibility Section below

Property Type	
2-4 Units	Max 85% LTV/CLTV
Warrantable Condos	Max 85% LTV/CLTV
Non-Warrantable Condos	Max 80% LTV/CLTV
Rural Properties	No Cash-Out Primary Residence - Max 75% LTV/CLTV Second Home - Max 70% LTV/CLTV Investment Properties are not eligible
Declining Markets	Reduced Max LTV/CLTV by 5%
Also see Property - Eligible Types and Property - Ineligible Types below	

Cash-Out Requirements	
LTV > 60%	Max Cash Out \$750K
LTV <= 60%	No Limit

Reserves	
Loan Amount	Minimum Reserve Requirements for the Subject Property
<= \$1,000,000	6 months
\$1,000,001 to \$2,000,000	9 months
> \$2,000,000	12 months
See Reserves section for additional reserve requirements	

Documentation	
Asset Depletion	Max 85% LTV/CLTV, Min 700 FICO, No Cash-out, Primary Residence
WVOE	Max 80% LTV/CLTV, Min 660 FICO

	<table border="1"> <tr> <th colspan="2">Occupancy</th> </tr> <tr> <td>Second Homes</td> <td>Gift funds not permitted for LTV/CLTV > 80%</td> </tr> <tr> <td>Investment Properties</td> <td> Rural properties are not permitted Gift funds not permitted for LTV/CLTV > 80% Prepayment penalties not permitted on cash out transactions where the proceeds will be used for personal use </td> </tr> </table>	Occupancy		Second Homes	Gift funds not permitted for LTV/CLTV > 80%	Investment Properties	Rural properties are not permitted Gift funds not permitted for LTV/CLTV > 80% Prepayment penalties not permitted on cash out transactions where the proceeds will be used for personal use
Occupancy							
Second Homes	Gift funds not permitted for LTV/CLTV > 80%						
Investment Properties	Rural properties are not permitted Gift funds not permitted for LTV/CLTV > 80% Prepayment penalties not permitted on cash out transactions where the proceeds will be used for personal use						
Ability To Repay	<ul style="list-style-type: none"> All loans subject to the general ATR underwriting standards (12 C.F.R 1026.43(c)) require a creditor to make a reasonable, good-faith determination that the consumer has a reasonable ability to repay the loan prior to or at consummation. A reasonable, good-faith ATR evaluation must consider the following eight underwriting factors and the loan file must contain documentation to evidence compliance such factors using reliable third-party records: <ul style="list-style-type: none"> Income or assets used to repay the loan. Employment status. Monthly mortgage payment on the subject loan (fully indexed, fully amortizing). Monthly payments for any simultaneous loans secured by the subject property. Monthly payments for property taxes, hazard insurance, HOA fees, or ground rents. Debts (reported by a credit bureau or disclosed by the consumer), alimony, and child support obligations. Monthly DTI or residual income. Credit history. All consumer loans must be delivered with Form 1008. 						
Agency (GSE) Eligibility	<ul style="list-style-type: none"> All loans qualifying with W-2/paystubs, tax returns, or WVOEs must include documentation in the file that transaction was either: <ul style="list-style-type: none"> Not GSE eligible or The price and/or terms of the transaction in the NonQM A+ program was more beneficial to the borrower than the comparable GSE program. To evidence of GSE ineligibility, the file must include either: <ul style="list-style-type: none"> DU or LPA underwriter findings report, or 1008 form - Underwriter must document the reasons for GSE ineligibility Note: All income documentation submitted with the file is subject to review and may be used for qualification purposes. 						
Age of Documents	<ul style="list-style-type: none"> For new and existing construction, credit documents must be no more than 90 days on the date the note is signed, including credit reports and employment, income and asset documents. Appraisal reports must be dated no more than 120 days from the note date. <ul style="list-style-type: none"> Any appraisal dated greater than 120 days from the note date will require a recertification of value completed by the original licensed appraiser, is good for an additional 120 days and must be completed prior to the note date. 						

Appraisals

- If the loan does not close within the initial recertification, then another update may be obtained but the original appraisal must be dated within 12 months of the note date.
- Preliminary title policies must be no more than 120 days old on the date the note is signed.
- Property inspection waivers are not eligible
- All appraisals must comply with applicable regulations and standards, including but not limited to USPAP, FIRREA, AIR, HVCC, and HPML compliance.
 - If two appraisals are required they must be obtained from a different appraiser and appraisal company.
- One full appraisal for loan amounts up to \$2,000,000
- Two full appraisals for loan amounts > \$2,000,000 or HPML flip transactions.
- If two appraisals are obtained, the lower value must be used for the LTV/CLTV.
- All single appraisal transactions must have a secondary valuation assessment completed prior to the delivery date with one of the following conditions satisfied. For TPO Non-Del the secondary valuation meeting one of the following conditions must be completed prior to the **note date**:
 - A Fannie Mae Collateral Underwriter® (CU) score ≤ 2.5 or Freddie Mac Loan Collateral Advisor® (LCA) score ≤ 2.5
 - If a CU or LCA score is used as the secondary valuation, the Submission Summary Report (SSR) must be included in the file.
 - If both are run, they must be done at the same time; Only one needs to have a passing score
 - If neither the CU score nor the LCA score is ≤ 2.5 , a Clear Capital Collateral Desktop Analysis (CDA) or Stewart Valuation Appraisal Risk Review (ARR) with a value that is:
 - > 90% of the appraisal value if LTV $\leq 85\%$ or
 - > 95% of the appraisal value if the LTV > 85%
 - Correspondent must deliver a Submission Summary Report (SSR) regardless of CU or LCA score
 - If the CDA or ARR supports the appraised value the report must be retained in the loan file
 - Field Review with a value that is not less than 90% of the original appraised value
 - If the field review supports the original appraised value, the report must be retained in the loan file
 - If none of the secondary valuations conditions above can be met, a second full appraisal is required
 - The lower of the first (original) and second appraisal values must be used as the appraised value in the LTV/CLTV calculation
 - A secondary valuation, other than a second full appraisal, is never used to determine the value of the subject property. Secondary valuation products are provided only to support the value of the appraisal and are not meant to be used as a substitute value for the property.
- All 1-unit investment property transactions require Form 1007
- For 2-4 unit properties, Fannie Mae form 1025 Small Residential Income Property Appraisal report is required
- Accessory units are acceptable (SFR only)
 - Must follow all Fannie Mae requirements and restrictions for ADUs
- Appraisal must reflect zoning compliance is legal
 - Legal non-conforming zoned properties must indicate that the subject property can be 100% rebuilt if it is severely damaged or destroyed.
- Declining Markets
 - A declining market is defined as one in which the appraiser has indicated the market is declining in the housing trends of the appraisal report

- Include the donor's statement that no repayment is expected; and
- Indicate the donor's name, address, telephone number, and relationship to the borrower.
- Gift funds are ineligible for borrowers utilizing Asset Depletion / Asset Qualifier program

Other Asset Sources

- Life insurance policy current cash value or loan against the cash value may be used for down payment, closing costs, or reserves.
- Non-borrowing spousal accounts are allowed for downpayment, closing costs, and reserves:
 - Fully executed relationship letter required.
 - Bank Statement transactions require the following:
 - Non-borrowing joint account holder affidavit is required to ensure no deposits by the non-borrower is included as income.
- Assets held in foreign accounts are acceptable for down payment, closing costs, and reserves subject to the following:
 - Must be 60 days seasoned with 2 most recent bank statements (all pages); and
 - When the source of funds originates from assets located outside the U.S., those assets require:
 - Documented evidence of the foreign assets translated into English and exchanged into U.S. dollars and held in a U.S. or state regulated financial institutions; and
 - Verification of the funds in U.S. dollars prior to closing the loan.
 - Assets from countries under OFAC sanctions are not permitted
- Funds held by a 1031 exchange administrator or permitted for downpayment and closing costs.
- Proceeds from the sale of personal assets are an acceptable source of funds for the down payment, closing costs, and reserves provided the individual purchasing the assets is not a party to the property sale transaction or the mortgage financing transaction.
 - Documentation required supporting borrower ownership of the asset, independent valuation of the asset, ownership transfer of the asset and borrower's receipt of sale proceeds
- Employer assistance in the form of a grant, direct fully repayable second mortgage, forgivable second mortgage or deferred payment second mortgage or unsecured loan, and shared appreciation down payment assistance are permitted.
 - Funds must come directly from the employer, may be used for down payment / closing costs subject to minimum Borrower contributions.
 - May be used for reserves except for unsecured loans and are only eligible for primary residence.
 - Any obligation for the borrower that arises from receipt of this assistance must be included in qualifying the borrower.
- Bitcoin and other forms of cryptocurrency are eligible for **downpayment, closing costs, and reserves**, subject to the following:
 - It has been exchanged into U.S. dollars
 - There must be sufficient documentation to verify that the funds originated from the borrower's cryptocurrency/virtual currency account.
 - Seasoning requirements not applicable given liquidation

Ineligible Asset Types:

- Assets derived from the production or sale of marijuana
- Gift of equity

	<ul style="list-style-type: none"> ● Builder profits ● Rent credits ● Cash-on-hand ● Sweat equity ● Unsecured loans (except employer assistance funds as defined above) or cash advances. <p>Reserves</p> <ul style="list-style-type: none"> ● Refer to the Reserves sections of the product profile for calculation and minimum reserve requirements ● Additional reserves are required for borrowers with additional financed properties, refer to the Reserves section of the product profile ● Net proceeds from a cash-out refinance transaction may be used as reserves. Refer to the Reserves section of the product profile for additional requirements. ● Publicly traded stocks, bonds, mutual funds, 100% of the account(s) value may be used for reserves. ● Vested retirement accounts (e.g., IRA, 401k, Keogh, 403b), 100% of the vested balance may be used for reserves. ● Ineligible assets for reserves <ul style="list-style-type: none"> ○ Gift funds ○ Restricted stock ○ Retirement accounts <100% vested ○ Assets being used for dividend and interest income ○ 1031 Exchange assets ○ Employer assistance received in the form of an unsecured loan. ○ Employer assistance received for second homes and investment properties
Assignment of Mortgages	<ul style="list-style-type: none"> ● All loans must be registered with MERS at time of delivery to Pennymac and a MERS transfer of beneficial rights and transfer of servicing right must be initiated by the Seller, to Pennymac Loan Services, LLC (#1007159), within 24-hours of purchase.
AUS / Underwriting Method	<ul style="list-style-type: none"> ● AUS not utilized, manual underwriting only. ● All loan files should contain underwriter worksheets which detail the qualifying income calculations and debt obligations considered or not considered (and reason for exclusion)
Borrower Eligibility	<ul style="list-style-type: none"> ● U.S. citizens ● Permanent Resident Aliens, with proof of one of the following: <ul style="list-style-type: none"> ○ I-151 Permanent Resident Card (Green Card) that does not have an expiration date on the back (also known as a green card) ○ I-551 Permanent Resident Card (Green Card) that is issued for 10 years that has not expired. ○ I-551 Conditional Permanent Resident Card (Green Card) issued for two years that has an expiration date, if it is accompanied by a copy of USCIS form I-751 requesting removal of conditions ○ Un-expired Foreign Passport that contains an un-expired stamp reading as follows: "Processed for I-551 Temporary Evidence of Lawful Admission for Permanent Residence. Valid until [mm-dd-yy]. Employment Authorized." ● Non-Permanent Resident Aliens: <ul style="list-style-type: none"> ○ If any borrower is a Non-Permanent Resident Alien, then all of the following requirements apply. ○ Borrower Eligibility: <ul style="list-style-type: none"> ■ All borrowers must have a valid Social Security Number and established US credit history

- No Asylum
 - Employment Status Documentation:
 - The following VISA types are acceptable: E-1, E-2, E-3, EB-5, G-1 thru G-5, H-1B, L-1, NATO, O-1, R-1, TN(NAFTA)R-1
 - Copies of the Borrower's passport and unexpired visa must be obtained. Acceptable alternative documentation to verify visa classification is an I-797 form (Notice of Action) with valid extension dates and an I-94 form (Arrival / Departure Record).
 - A valid employment authorization document (EAD) must be obtained if the visa is not sponsored by the Borrower's current employer. If the visa will expire within six (6) months of note date, it is acceptable to obtain a letter from the employer documenting the Borrower's continued employment and continued visa renewal sponsorship (employer on the loan application must be the same as on the unexpired visa)
 - If a non-U.S. citizen is borrowing with a U.S. citizen, the visa or residency requirements still must be met. Individuals in possession of spouse or family member visas are to qualify as co-Borrowers only. A valid EAD must be provided to use income for qualification
 - See Additional Criteria Section for other requirements
- Non-occupant borrowers are eligible for the following transactions:
 - See Additional Criteria and Reserves section for additional requirements.
 - See reserves section for additional reserve requirements.
 - Must be an immediate relative to the occupying borrower with proof of relationship (immediate relative is defined as parent, sibling, spouse, domestic partner)
- Limited Partnerships (LP), General Partnership (GP), Corporations (CORP), and Limited Liability Companies(LLC)
 - Business purpose loans only
 - Entities must be formed for the purpose of ownership and management of real estate
 - Maximum of 4 entity owners allowed
 - All eligible Guarantors (noted below) must be disclosed and credit qualified
 - All Borrower(s) must execute the Occupancy Certification
 - Guarantor(s) must be a managing member or majority owner as confirmed by the Operating Agreement (or equivalent) and have at least 25% ownership of the business entity (as confirmed by the operating agreement or equivalent). Said guarantor is subject to the same underwriting requirements as the individual borrower.
 - Personal Guaranty is required when Note is not being signed individually
 - All Guarantors must sign all closing documents and disclosures
 - All borrowers will be required to provide personal recourse
 - Consent of Spouse Form is required in community property states when loan is signed with a Personal Guaranty and spouse is not included on the loan
 - Form must be executed at loan closing and dated the same date as the Note
 - No additional individuals may be included on title or be obligated on the subject loan.
 - The following entity documents are required:
 - Articles of Incorporation
 - Operating Agreement (or equivalent)
 - Tax Identification Number

- Certificate of Good Standing, must be dated within 30 days of closing
- Layered entities are permitted up to two layers as long as the ownership structure is consistent from top to bottom with no discrepancies. For example, if the borrower is ABC LLC which is 100% owned by XYZ LLC, and John and Mary Smith are the sole owners of XYZ LLC, then John and Mary Smith must be the borrowers/guarantors. The ownership chain must be clear and aligned.
 - Entities layered with a trust are not eligible
 - Guideline requirements must be met for each entity
- Entity Signature Requirements
 - The note must be signed by the guarantor in their individual capacity and/or as a member, and/or as a managing member as follows:
 - Guarantor(s) sign the note as (a) member(s) or managing member(s) of the entity. In this case, each Guarantor must also sign the Personal Guaranty Agreement as an individual.
 - Borrower(s) may sign the note as (an) individual(s). In this case, the borrower(s) do not need to sign a Personal Guaranty Agreement.
 - Borrower(s) may sign the note both as (an) individual(s) and as (a) member(s) or managing member(s) of the entity (two signatures per person) In this case, the borrower(s) do not need to sign a Personal Guaranty Agreement.
 - The Mortgage / Deed of Trust / security instrument should be signed by the borrower(s)/guarantor(s) of the entity in their capacity as member(s) and/or managing member of the entity.
 - Note:
 - Ms Penny Mac (individual signature if person is not signing a Personal guaranty)
 - Ms Penny Mac, as member of ABC Property, LLC
 - Mortgage / Deed of Trust
 - Ms Penny Mac, as member of ABC Property, LLC
 - Personal Guaranty Agreement
 - Ms Penny Mac (Personal Guaranty Agreement must always be signed as an individual)

The following borrower and vesting types are ineligible:

- Borrowers with diplomatic immunity
- Borrowers with asylum status
- Illinois land trust
- Blind trusts
- Land trusts
- Irrevocable trust
- Layered Entities with a Trust
- Non-profit organizations
- Borrowers in any country not permitted to do business in the United States
- Persons from OFAC sanctioned countries or persons sanctioned by OFAC
- Individuals on OFAC's SDN list
- Tenants in Common, unless all parties vested match the actual borrowers on the loan
- Foreign Nationals

CEMA	<ul style="list-style-type: none"> ● Refinance only ● Lost Note Affidavits (LNAs) are not allowed for prior or current notes
Credit	<ul style="list-style-type: none"> ● A tri-merge credit report from is required from all borrower's ● Credit inquiries listed on the report within 90 days of the application date must be addressed by the borrower with a letter of explanation. <ul style="list-style-type: none"> ○ If no credit was extended, the borrower must state the purpose of the inquiry. ○ If new credit was extended, the borrower must provide documentation on the current balance and payment. <ul style="list-style-type: none"> ■ New payment terms must be included in the DTI, and ■ A new credit report and score that includes the new debt is required. ● Credit re-scores are not allowed except in the event of a disputed time or valid error. Documentation must be provided to support the reason that a credit rescore was performed. ● No credit bureaus may be frozen. Borrowers must unfreeze all bureaus, and a new tri-merge credit report obtained reflecting information from all three bureaus. ● The loan level Representative Credit Score is computed by: <ul style="list-style-type: none"> ○ Selecting a representative score for each borrower using: <ul style="list-style-type: none"> ■ the middle score for each borrower if 3 scores are available or the lower score when only 2 scores are available. ○ Selecting the representative score from the borrower with the highest qualifying income. If there are multiple borrowers with the same highest qualifying income value, the loan level Representative Credit Score will be the lowest borrower representative score amongst these borrowers. ● The borrower with the highest qualifying income must have at least two credit scores. If there are multiple borrowers with the same highest qualifying income value, all such borrowers must have at least two credit scores. ● Borrowers currently enrolled in credit counseling or debt management plans are not permitted. ● Tradelines <ul style="list-style-type: none"> ○ Each borrower who is using income to qualify must have: <ul style="list-style-type: none"> ■ at least 2 tradelines reporting at least 12 months of history in the last 24 months, or a combined credit profile between Borrower and co-Borrower with a minimum of three tradelines showing at least 12 months of history in the last 24 months ■ Tradeline activity is not required, and the tradelines can be opened or closed. ○ The following are not acceptable to be counted as tradelines: <ul style="list-style-type: none"> ■ Tradeline in a deferment status ■ Accounts discharged through bankruptcy ■ Authorized user accounts ■ Charge-offs ■ Collection accounts ■ Foreclosures ■ DIL ■ Short sales ■ Pre-foreclosure sales ● Fraud Report (i.e. DataVerify, Fraudguard, Corelogic, TransUnion TLPxp, LexisNexis: SmartLinX, or Instant ID) is required on all transactions.

- The following transaction participants must be included in the fraud report: borrowers, property sellers, and settlement agents
- All High and Red Flag potential findings must be satisfactorily addressed/cleared prior to close. “High” alerts or “Red Flags” may be addressed through the vendor’s solution or with a signed attestation. The attestation must address each “high” alert, or “red flag” noted in the fraud report.
- Housing Payment History
 - The housing payment history is required for all REOs and rental payments evidencing the payment activity for the most recent 24 months, regardless of whether the borrower/guarantor is on the note or vested on title, and must reflect 0x30x12 and 0x60x24 for all REOs and rental payments.
 - Rolling late payments are not considered a single event. Each occurrence of a contractual delinquency is considered individually.
 - Housing payment history must be evidenced by 24 months proof of payment via cancelled checks, bank debits, or institutional VOR/VOM. For mortgages reported on the credit report, the credit report may also be used to evidence the housing payment history.
 - VOR/VOMs completed by a private party or non-institutional landlord/lender are not eligible.
 - A borrower’s/guarantor’s primary residence may be documented as free and clear.
 - Any additional housing history included in the loan file that reflects delinquencies must be included in the housing payment history and meet the housing payment history requirement.
 - Payments missed under forbearance agreements must be counted as late payments for the purposes of the housing payment history
 - Passed due balloon payments are considered a 1x30 delinquency provided the delinquency was cured within 180 days of maturity.
 - All mortgages and rental payments must be current at the time of application and at closing. If the credit report, VOR/VOM, or other documentation reflects a past-due status, updated documentation is required to verify the account is current.
 - If the subject property has delinquent taxes that are more than 1 year delinquent as of the subject note date, an exception is required.
 - All property taxes, insurance, HOA dues (if applicable) must be verified and included in the DTI for REOs owned free and clear
 - If the borrower is living rent free as a dependent with family and a 12 month housing history is not applicable, the following apply:
 - A rent-free letter is required.
 - A first-time homebuyer who is living rent-free is permissible
- Credit: Disputed Tradelines
 - Disputed accounts may require an LOE
- Credit: Liabilities
 - Housing and mortgage related obligations, including property taxes, insurance premiums, mortgage insurance and similar charges that are required by creditor, ground rents, and leasehold payments must be fully documented on the Scheduled of REO section of the 1003 on all properties owned by the borrower.
 - These obligations must be verified using reasonable reliable records such as taxing authority, or local government records, homeowner’s association billing statements, or information obtained from a valid and legally executed contract.

- Authorized user accounts must be included as liabilities
- Departing residence
 - If the borrower's current principal residence is pending sale but the transaction will not close prior to the closure of the subject transaction, the PITIA of the departing residence must be included when qualifying the borrower, unless all of the requirements on Under Contract OR all of the requirements under Not Under Contract apply
 - Under Contract
 - The executed sales contract for the departing residence is included in the file,
 - Confirmation is obtained that all contingencies have been cleared,
 - Transaction closing within 30 days of the subject transaction note date,
 - The sale is arm's length, and
 - The borrower will net positive proceeds from the sale of the property or has assets to cover any funds the borrower will need to bring to close the sale of the departing (in addition to the program reserve requirements).
 - Not Under Contract
 - The property is currently listed for sale, or a signed letter of intent from the borrower indicating they intend to list the departure residence for sale within 90 days of the note date of the subject transaction
 - Equity in the departure residence is documented with a 2055 external appraisal or full appraisal showing a minimum of 20% equity after deducting of outstanding liens
 - If no executed sales contract is included in the file, additional reserves must be documented for the departure residence based on the market time indicated by the departure residence appraisal
 - If the appraisal indicates marketing time of six months or less, additional reserves in the amount of 12 months of PITIA /ITIA for the departing must be documented
 - If the appraisal indicates marketing time of more than 6 months, additional reserves in the amount of 24 months of PITIA /ITIA for the departing must be documented
 - These reserves apply even if the PITIA was excluded when qualifying the borrower per the allowance under "Not Under Contract" above.
 - If the borrower plans to convert or has already converted their departing residence into a rental property, the departing's PITIA must be included when qualifying the borrower. Positive rental income cannot be used to qualify on the subject transaction, but the departing's PITIA may be offset using 75% of the lower of the actual or market rent.
 - Market rent is documented using the Market Rent Analysis, Single Family Comparable Rent Schedule (Fannie Form 1007)
 - If the property is already rented, actual rent is documented using:
 - Copy of the current lease and
 - at least two of the following: evidence of receipt of first month's rent, last month's rent, or security deposit.
 - A departing residence that produces a loss must be included in the DTI.
- Installment debt with 10 or fewer months remaining must be included in the DTI

- Installment and revolving debt paid on or before closing may be excluded from the DTI provided one of the following are obtained:
 - A credit supplement,
 - Verification from the creditor liability as paid in full, or
 - Evidence of payoff on the closing disclosure and the settlement agent is paying the creditor directly.
- Student loan payments must be included regardless of whether such payment is currently being deferred. If a payment amount is not identified on the credit report, 1% of the current balance should be used. Affordability-based payments may be used.
- For 30-day charge accounts that do not reflect a monthly payment on the credit report or a 30-day account that reflect a monthly payment that is identical to the account balance, the borrower must have verified and documented reserves sufficient to cover the balance in excess of any funds required to close or program reserves.
- To exclude a business debts included on a borrower's personal credit report, the following must be verified and documented:
 - Proof the business has paid the debt for the most recent 12 months with no late payments (0x30).
 - The expense is evident on the business financials, is tied to business activities (e.g. a vehicle), and the borrowing entity is an individual
- Any business debt that is less than 12 months old must be included in the DTI
- Contingent liabilities must be included in qualifying the borrower unless:
 - Documentation can be obtained showing the other party obligated on the debt has been making the payments on time for at least 12 months (0x30x12)
 - If less than 12 payments have been made, the debt must be included in the borrower's DTI
 - A court has ordered the assignment of the debt to another party (such as under a divorce decree or separation agreement). Documentation from the court is required.
 - The borrower's payment history before the debt was assigned must still be considered in the payment history requirements.
- Property taxes estimates for new construction
 - Utilized 1.25% for properties in California
 - For states other than California, use 1.5%
 - Use of other property tax rates are allowed provided the rates are documented in the file
- OFAC Search
 - The following individuals involved in the transactions must be screened through OFAC's SDN list: all borrowers/guarantors, property sellers, and settlement agents.
 - If the borrower is an entity, guarantors and all members/managers of the entity must be included in the OFAC search.
- Solar Leases
 - Installment debt from finances or leased payments associated with solar panels must be included in the DTI.
 - Must conform to Fannie Mae guidelines
 - PACE, HERO, or any similar loans with payments included in the property tax payments or take lien priority are not eligible and require proof of payoff.

- Using loan proceeds to pay off a PACE, HERO, or similar loan is considered cash-out.

Condominiums

- Condominiums can be either approved as Warrantable or Non-Warrantable under the guidelines in this section
- Warrantable Condo Project reviews must follow the Fannie Mae Selling Guide and any additional criteria specified in this section, and Non-Warrantable reviews must follow the Full Condo Project Review except for flexibilities allowed under the “Restrictions for Non-Warrantable Condominium Projects” section below
- A Condominium Project Certification form along with the Condo Project Questionnaire, and all supporting documentation required to determine eligibility must be included and retained in the file.
 - A new questionnaire is required for each loan transaction.

Full Condo Project Review:

- See Additional Criteria section for LTV/CLTV limitations
- Warrantable Condo projects must meet all condo warrantability requirements in the Fannie Mae Selling Guide and any additional requirements in this section
- The following must have a Full Project Review
 - Attached Condo Unit in a New or Newly Converted Project must meet Fannie Mae eligibility requirements
 - Projects that are deemed ineligible for Limited Review must complete a Full Project Review
 - Non-Warrantable Projects
- Condominium Project Manager (CPM) Approval
 - The project must have a valid, unexpired CPM Certification as of the date of the Note, and such certification must be retained in the Mortgage loan file. The CPM status must reflect a designation that is eligible for sale to Fannie Mae
 - In addition, there must not be any change of circumstances since the project information was submitted to CPM that would result in the project not satisfying Fannie Mae’s or Pennymac’s eligibility criteria.
 - Evidence that the project continues to meet Fannie Mae’s insurance requirements is required

Limited Project Review:

- To be eligible for a Limited Review, the unit securing the mortgage must be an attached unit in an Established Condo Project
- Attached units in Established Projects located in Florida may be subject to more restrictive LTV ratio requirements under the Limited Review process, per the Fannie Mae guidelines
- The project and the unit must meet the following eligibility requirements:
 - The project meets the general requirements for condos or PUDs
 - The project does not include manufactured homes
 - No more than 15% of the units have special assessments that are 60 or more days past due
 - The project does not exhibit any characteristics that would classify it as an ineligible condominium project under Fannie Mae’s guidelines.
 - If the LTV, CLTV, or HCLTV ratios exceed the limits, or if any of the factors making the project ineligible under the Limited Review are present, another review method must be used and the project must meet all the eligibility requirements for that method.

Fannie Mae Project Eligibility Review Service (PERS) Approval:

- New and Existing Condominium Project approvals are acceptable
- Evidence of the PERS final project approval must be current through the Note Date and be included in the Mortgage loan file

Project Review Waiver

- Project review is waived for the following project types but must still follow all Fannie Mae guidelines for acceptability
 - Detached unit in a New or Established Condo Project
 - Unit located in a New or Established two-to-four unit (2-4) condo project
 - The borrower/guarantor may not own more than two units in any 2-4 unit project
 - Unit in a PUD project, except PUD projects consisting of single-width or multi-width manufactured homes subject to a community land trust, deed restriction, ground lease, or shared equity arrangement

Project Review Process Employed	Expiration of Project Review
● Limited Review	Must have been completed within one year prior to the note date
● Full Review for Established Projects	CPM/PERS must have been completed within one year prior to the note date
● Full Review for New Projects	CPM/PERS must have been completed within 180 days prior to the note date
● Approved by Fannie Mae as Reflected in CPM	CPM/PERS must be valid (unexpired) as of the note date

- PCG Del Only: Loans secured by units in projects that did not meet Fannie Mae's eligibility requirements as of the Note Date may still be delivered after the project becomes compliant, provided all of the following are met:
 - The project meets applicable Fannie Mae eligibility requirements at the time of delivery
 - All Pennymac mortgage seasoning and other loan-specific requirements are satisfied
 - Example: If a loan closes in a new project that does not yet meet Fannie Mae's pre-sale requirement, the loan may be delivered once the pre-sale threshold is met and all other criteria are fulfilled.

Restrictions to Non-Warrantable Condominium Projects:

- See Additional Criteria section for LTV/CLTV limitations
- Risk stacking of non-warrantable features are not permitted
- Single entity ownership is limited to 30% of a project
- Commercial space must be typical to the market, have no negative impact, and comprise 49% or less of a project space
- Investor concentration is limited to 70% of a project
- No more than 25% of the total units in the project can be 60 days or more past due on condo/HOA dues. This figure includes delinquencies for special assessments.

- Properties with significant deferred maintenance or critical repairs must adhere to FNMA criteria
- Common areas must be 100% complete
- HOA should be in control of the association. Projects under builder, developer control may be considered on a case-by-case basis and will require an exception approval
- HOA reserves must demonstrate a minimum of 10%.
- The project documents do not give a unit owner or any other party priority over the rights of the first mortgagee, such as right of first refusal.
- Mandatory dues are not allowed
- Projects involved in litigation are acceptable provided the lawsuit(s):
 - are not structural in nature
 - do not affect the marketability of the project units and
 - potential damages do not exceed 25% of HOA reserves or with documentation from the insurance carrier or attorney representing the insurance carrier that the insurance carrier has agreed to conduct defense and the HOA insurance policy is sufficient to cover the litigation expense

Florida Condominiums:

- Condo projects subject to Florida's SB-4D requirements will be considered on a case-by-case basis and require Pennymac approval.
- The following applies to Florida condos that are three (3) or more stories high and thirty (30) years or older (25 years or older if the building is within 3 miles of the coastline):
 - Evidence is required that the building has completed the required inspections outlined in FL SB-4D
 - If the required inspections have not been completed, the property is ineligible
 - If the inspection revealed substantial structural deterioration or any unsafe or dangerous conditions, evidence that the required repairs have been completed is required. If the required repairs have not been completed, the property is ineligible.
 - Evidence is required that the Association has completed the required Structural Integrity Reserve Study (SIRS) and the budget contains adequate reserves
 - The monthly HOA fee should be consistent with the budget
 - Within Forty-eight (48) hours of closing, the most current SIRS must be reviewed to confirm the project's approved status

Condo Project Documentation

- The following must be obtained and retained in the file:
 - Condo Project Certification Form (all projects)
 - Condo Project Questionnaire, Limited or Full as applicable
 - Copy of Fannie Mae Condo Project Manager (CPM) project status (regardless of approval type)
 - Project's current annual budget (Full Review)
 - Current balance sheet, dated within 60 days the note date (Full Review)
 - Evidence of master policy and, if required, HO6 insurance coverage, or individual property insurance policy, as applicable for all projects. See Property Insurance section.
 - Evidence new condo projects meet Fannie Mae presale ratios
 - All project inspections completed within the last 36 months
 - Project legal documents as required by Project Type

- All other documents required to determine condo project eligibility. Refer to the Fannie Mae Selling Guide for documentation examples.

Critical Repairs / Significant Deferred Maintenance

- Projects in need of critical repairs, or that have significant deferred maintenance, or have received a directive from a regulatory or inspection agency to mark repairs due to unsafe conditions are not eligible for purchase.
 - Projects in need of critical repairs are those needing repairs or replacements that significantly impact the safety, soundness, structural integrity or habitability of the project's building(s), or the financial viability or marketability of the project. Critical repairs include conditions such as, but not limited to:
 - Material deficiencies, which if left uncorrected, have the potential to result in or contribute to critical element or system failure within one year;
 - Any mold, water intrusions or potentially damaging leaks to the project's building(s);
 - Advanced physical deterioration;
 - Any project that failed to pass state, county, or other jurisdictional mandatory inspections or certifications specific to structural safety, soundness, and habitability; or
 - Any unfunded repairs costing more than \$10,000 per unit that should be undertaken within the next 12 months (does not include repairs made by the unit owner or repairs funded through a special assessment).
 - A project with an evacuation order due to an unsafe condition, either for a partial or total evacuation of the project's building(s), is ineligible until the unsafe condition has been remediated and the building(s) is deemed safe for occupancy.

Special Assessments

- Special assessments may be current or planned. Lenders must obtain and review the following information for each special assessment to determine if it addresses a critical repair:
 - What is the purpose of the special assessment,
 - When was the special assessment approved and is it planned (approved by the unit owners, but not yet initiated by the board) or already being executed,
 - What was the original amount of the special assessment and the remaining amount to be collected, and
 - When the expected date the special assessment will be paid in full.
- If the special assessment is associated with a critical repair and the issue is not remediated, the project is ineligible.

Derogatory Credit

- Individual collections and charge offs in the last 3 years (as of the application date) exceeding \$5,000 (individually or in aggregate) must be paid in full prior to or at closing. Exceptions to this are:
 - Medical collections less than \$15,000 in aggregate
- All open judgements, garnishments, and all outstanding liens affecting title must be paid off prior to or at closing.
- All past due accounts must be brought current prior to closing.
- Income tax liens (federal, state, and local) must be paid off prior to or at closing unless **all** the requirements listed below are met:
 - The file must contain a copy of the approved IRS tax payment plan with the terms of repayment, including the monthly payment amount and total amount due
 - As of closing, the borrower is current on the payment plan

- The maximum payment required under the plan is included in the DTI calculation.
- The tax payment plan does not carry a lien on **any** property
- The following derogatory credit events require a 48+ month seasoning
 - Derogatory credit events include all REOs

Derogatory Credit Event	Seasoning Period
Foreclosure, Short Sale, Pre-Foreclosure, Deed-in-Lieu	Property resolution date (completion date) to the subject note date
Chapter 7, 11, and 13 Bankruptcies	Discharge/dismissal date to the subject note date
Modifications (Due to Default)	Date modification was signed to subject note date
Notice of Default or Lis Pendens	The date of the notice to the subject note date
120+ Day Delinquency	Date the loan was brought current to the subject note date
Balloon payments that are more than 180 days past maturity	Date the balloon payment was made to the subject note date

- Bankruptcies require evidence of resolution.
- Multiple bankruptcies are not permitted.
- A second or junior lien that has been charged off is subject to this seasoning period based off the charge off date.
- Timeshares are treated as a consumer installment loan not as a Derogatory Credit Event defined in the table above.
- Any revolving or installment account that was more than 60 days delinquent in the four years from the subject's note date must be fully explained and documented in the file.
- Derogatory credit belonging to an ex-spouse can be excluded if late payments occurred after the divorce /separation, and the divorce/separation agreement indicates the derogatory accounts belong solely to the ex-spouse

Disaster Policy

- If the appraisal was completed prior to the disaster,
 - An appraisal update for final inspection from the appraiser must be obtained.
 - If two appraisals had been obtained, the condition above must be met for the appraisal with the lowest value.
 - Any damage that impacts the safety or habitability of the property or damage in excess of \$2,000 must be repaired and re-inspected.
- If the appraisal was completed after the disaster, the appraiser must comment on the adverse event and an effect on marketability or value.
 - Any damage that impacts the safety or habitability of the property or damage in excess of \$2,000 must be repaired and re-inspected.

	<ul style="list-style-type: none"> ○ Requirement applies for 90 days following the incident period ending date or the date the adverse event occurred, whichever is later. ● Pennymac may require a post-disaster inspection when the disaster occurred after closing but prior to purchase. <ul style="list-style-type: none"> ○ If a post-disaster inspection is required, a Post Disaster Inspection (PDI) Report from Clear Capital or Damage Assessment Report (DAR) from Pro Teck must be provided ○ Any indication of damage reflected on the report will require a re-inspection by the appraiser. <ul style="list-style-type: none"> ■ If two appraisals were used, the re-inspection must be performed by the appraiser from the lowest value appraisal. ○ Any damage that impacts the safety or habitability of the property or damage in excess of \$2,000 must be repaired and re-inspected. ● Must obtain a new Verbal Verification of Employment (VVOE) if the disaster event occurs after the original VVOE was completed. Borrower should still be employed at the same employer listed on the initial 1003 and continuing to receive the same amount of income. Applies to both salaried and self-employed borrowers
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<p style="text-align: center;">Eligible / Ineligible Mortgage Products and Features</p>	<p>Eligible</p> <ul style="list-style-type: none"> ● Fully Amortizing Fixed: 15 Yr, 30 Yr ● Fixed Interest Only: 30 Yr or 40 Yr term, including 10 Year IO Term ● Hybrid ARMs <ul style="list-style-type: none"> ○ Fully Amortizing Hybrid ARM: 5/6 30 Yr 2-1-5, 7/6 30Yr 5-1-5, 10/6 30 Yr 5-1-5 ○ Interest Only ARMs: <ul style="list-style-type: none"> ■ 30 Yr (with 10 Yr IO and 20 Yr Amort Term): 5/6 2-1-5, 7/6 5-1-5, 10/6 5-1-5 ○ Index: 30 Day Average SOFR Index as published by the New York Federal Reserve ○ Adjustment Reset Period: 6 months ○ ARM Floor = ARM Margin ○ Lookback Period: 45 days ○ ARM Margin: 4.00% ○ Fully Indexed Rate is the sum of the index plus margin, rounded to the nearest 0.125% ○ See Qualifying Payment section for further details <p>Ineligible</p> <ul style="list-style-type: none"> ● Assignment of Contracts ● Construction loans ● Builder bailout ● Conversion loans ● Lease option ● Daily Simple Interest loans
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<p>eMortgages & eNotarization</p>	<ul style="list-style-type: none"> ● eMortgages and eNotarization are ineligible
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<p>Employment/ Income Verification</p>	<ul style="list-style-type: none"> ● For salaried employees the verbal verification of employment must be completed within ten (10) calendar days prior to the note date. <ul style="list-style-type: none"> ○ VVOE should include loan ID number, name of contact at place of employment, phone number and title along with company name, address, Borrower name, and Borrower’s job description and title, while confirming the borrower’s employment is currently active. Business phone number must be independently verified. ○ A Borrower who is no longer employed at the same employer listed on the initial 1003 not eligible. ● For self-employed borrowers: <ul style="list-style-type: none"> ○ Verification of business existence and that the business is fully operational / active required within ten calendar days of the note date. ○ Ownership percentage must be documented via CPA letter, Operating Agreement, or equivalent
<p>Escrow Holdbacks</p>	<ul style="list-style-type: none"> ● Escrow holdbacks are ineligible.
<p>Escrow/Impounds</p>	<ul style="list-style-type: none"> ● HPML loans require an escrow account for property taxes, hazard insurance, and flood insurance (if applicable). ● Escrow waivers for Non-HPML consumer purpose and business purpose loans, are eligible subject to the following: <ul style="list-style-type: none"> ○ Escrow waiver is subject to an LLPA adjustment, see rate sheet for program specific adjustments
<p>Financing Concessions</p>	<ul style="list-style-type: none"> ● If a borrower is participating in the transaction (i.e. borrower is acting as their own agent) is considered an interested party and their contributed funds must be counted against the interested party contribution (IPC) limits. ● Maximum IPCs for all occupancy types: 6% ● Follow all other Fannie Mae guidelines.
<p>First-time Homebuyer</p>	<ul style="list-style-type: none"> ● An individual is to be considered a first time homebuyer (FTHB) who is: <ul style="list-style-type: none"> ○ purchasing the security property; and ○ had no ownership interest (sole or joint) in a residential property or had a residential mortgage during the three-year period preceding the application date of the security property. ● The transaction is considered first time homebuyer if any borrower is a first time homebuyer ● Maximum payment shock is 250%, unless the borrower was living rent free. <ul style="list-style-type: none"> ○ In the event the borrower was living rent free, the housing payment requirements in Credit - Housing Payment History must be followed. ● See Additional Criteria section
<p>High Cost / Higher Priced</p>	<ul style="list-style-type: none"> ● Federal High Cost mortgages under the Home Ownership and Equity Protection Act 1994 (HOEPA) are not eligible ● Any loan scenario meeting the definition of “high cost” “high risk”, “covered”, “subprime” or any similar designation under state or local laws are not eligible. ● Cured High Cost loans are not eligible ● All loan files must contain documentation evidencing compliance with this section

Income, Standard

- Unless otherwise indicated in the Pennymac program guidelines, a minimum of two (2) years of employment history for both wage/salary or self-employment is required to be documented on the loan application. The expectation is that income year over year is stable or shows a trend with a gradual increase. This type of income should be averaged for the borrower(s) gross monthly income used to qualify. A reasonable expectation should be present that the borrower(s) source(s) of income will continue for the foreseeable future.
- In cases where a borrower(s) income is declining or shows unusual or unexpected fluctuation, careful consideration must be given to the income being reviewed and the reason for the decline or fluctuation. Proper discretion must be exercised to determine the extent or probability of impairment of the borrower's income and earning ability moving forward. Conservatively, the lesser income should be used when a declining situation is present. A letter of explanation is required from the borrower(s) to support the circumstances. Borrowers that show continued declining income without a reasonable explanation or proof that the trend will not continue are not eligible to use that income for qualification.
- Combined Income Documentation Scenarios
 - Income documented through Alternative Documentation programs may be combined with other income sources that are documented as Full Documentation but not associated with self-employment, such as a spouse employed as a wage earner
 - When wage income is combined with Alternative Documentation, a tax return is not required as this would invalidate the bank statements. Form 4506-C is still required; however, Box 8 should be checked to obtain a transcript of the W-2 earnings only
 - Combined income documentation types are intended for separate borrowers on the same loan (spouses, for example). Cases of combined income types for the same borrower are generally not allowed.
- **If any employee of the lender, broker, correspondent, or originator is a party to the subject loan, the loan must utilize standard full documentation (24-month).**
- Salaried: Standard (Full/24 months) Documentation
 - Most recent paystub (most recent thirty (30) day period) including year-to-date earnings (YTD must cover minimum of thirty (30) days)
 - Two (2) years IRS 1040s or W2's and a Written Verification of Employment (if needed for the analysis of overtime, bonus, or commission)
 - 1040s are required when other sources of income are used to qualify such as interest dividends, note receivables, and trust income.
- Salaried: Streamline (12 months) Documentation
 - Most recent paystub including year-to-date earnings (YTD must cover minimum of thirty (30) days)
 - One (1) year IRS 1040 or W2
 - 1040s are required when other sources of income are used to qualify such as interest dividends, note receivables, and trust income.
- Self-employed Standard (Full/24 months) Documentation:
 - A borrower is considered self-employed with 25% or more ownership interest in a business. The business may be a sole proprietorship, general partnership, limited partnership, corporation, or S-corporation.
 - Self-employed borrowers may qualify with tax returns or 1099 income
 - Borrowers qualifying with tax returns.

- Borrower(s) qualifying with 1099s must provide one (1) years 1099s
 - Generally limited to single employer and requires employer confirmation of no Borrower job related expenses
 - If a Borrower is not able to provide confirmation of no job-related expenses, a 10% Expense Factor will be applied
 - In scenarios where the Borrower receives multiple 1099's, the Borrower must be in an industry where this is a common occurrence (entertainment, medical contractor, etc.)
 - Most recent check stub, if borrower receives one, and three (3) months bank statements including year-to-date earnings (YTD must cover minimum of thirty (30) days)
- All Borrowers must also provide evidence that business has been in existence for at two (2) least years via CPA / Tax preparer letter, confirmation from regulatory or state agency, or applicable licensing bureau

Other Income Sources and Guidance:

- Joint Accounts: A joint personal account with a non-borrowing spouse or domestic partner can be used for qualifying as follows:
 - If not contributing income / deposits, it must be validated by a Borrower affidavit
 - If contributing income / deposits, source must be clearly identified (direct deposit, SSI, trust income) and amounts must be subtracted from the analysis – Relationship letter must be present in file
- Self-Employed with Wage Earner Combination for Joint Borrowers
 - Joint Borrowers with one (1) wage earner and one (1) self-employed business owner can verify income separately, with the self-employed Borrower utilizing bank statements and the wage earner providing pay stubs / W-2s or WVOE
 - The wage earner 4506-C should include W-2 transcripts only
 - Combination scenarios must be qualified and priced to the income verification of the borrower with the highest income.
- Trust Income:
 - Income from trusts may be used if constant payments will continue for at least the first three (3) years (or 5) of the mortgage term as evidenced by trust income documentation. 5 years required if income source is >50% of loans total qualifying income
 - See section on Ancillary Income for limits on adjusting current distributions and continuance.
 - Trust Agreement required confirming amount, distribution frequency, and duration of payments
- Alimony/Child Support
 - Final Divorce decree or legal separation agreement required
 - Must provide payment evidence of six (6) months via cancelled checks, deposit slips, or bank records
 - Alimony, child support requires proof of three (3) or five (5) year continuance (5 years if income source is > 50% of loans total qualifying income)
- Note Receivable Income
 - Copy of the note confirming amount and length of payment
 - Must provide payment evidence of twelve (12) months via cancelled checks, deposit slips, or bank records
 - Verify that the income can be expected to continue for a minimum of three years from the date of the mortgage note
- Royalty Payment Income

- Royalty contract, agreement, or statement confirming amount, frequency, and duration of the income –must document a three (3) year continuance
- Must provide payment evidence of twelve (12) months via cancelled checks or bank records / deposits
- Restricted Stock (RSU) and Restricted Stock Employment Income may be used as qualifying income when all the following requirements are met:
 - Allowed but must meeting Fannie Mae guidelines
- Retirement Income
 - Borrowers of retirement age do not require proof of continuance if income received from corporate, government or military retirement or pension
 - IRA / Discretionary Retirement Account Distributions / Trust Distribution – Continuance
 - IRA or Trust distributions cannot be set up post application date unless the Borrower is required to start withdrawing based on age. In such cases, 125% of the required minimum amount can be used to qualify
 - Distributions must have been received for prior six (6) months to application to be considered as eligible income. Distributions that have been received for six (6) months or more can be adjusted with a letter from the plan administrator validating the increase. Allowable increases of distribution amount are limited to 125% of previously received distributions. Continuance for 5 years at the proposed monthly amount is required if distributions represent > 50% of the loans total qualifying income (please note this overlay to Fannie Mae). Please refer to Asset Utilization, Section 8.3 for Borrowers wishing to draw assets to qualify
 - One of the following types of income documentation is required:
 - Copy of award letter or letters from the organizations providing the income
 - Most recent personal income tax return with all schedules
 - Most recent W2 or 1099
 - Most recent two (2) months bank statements showing deposit of funds
- Secondary Employment
 - Second job income is considered stable if received for two (2) years and likely to continue. Must be working both jobs simultaneously, for consideration.
- Foreign Sources of Income
 - Foreign income is income earned by a Borrower employed by a foreign government / company and not paid in US dollars. Acceptable utilization if the following criteria satisfied:
 - Two (2) years US Tax returns reflect the foreign income
 - Income is translated to US dollars
 - Income documentation, stability and continuance requirements are met
 - Income from countries under OFAC sanctions not permissible
- Grossing-up Non-taxable Income
 - Non-taxable income to be grossed up 125%
- Work History
 - A minimum of six (6) months of employment is required unless recently graduated from school or completion of formal training
- Employment Gaps

- Borrower should explain any employment gaps exceeding thirty (30) days in the last twelve (12) months and sixty (60) days in the last thirteen to twenty-four (13-24) months
- Recently transitioned to W2 to 1099
 - Borrowers recently transitioned from W2 to 1099 and contracted by the same employer in the same position do not require two (2) years 1099s if the lender provides documentation the borrower will not be responsible for additional expenses, i.e., contract
 - Borrowers who remained in the same industry, but transitioned from W2 to 1099 with a different company must be in current position for at least one (1) year
- Ancillary Non-employment Income - Continuance
 - Borrowers of retirement age do not require proof of continuance if income received from corporate, government or military retirement or pension
 - Alimony, child support requires proof of three (3) or five (5) year continuance (5 years if income source is > 50% of loans total qualifying income).
 - IRA / Discretionary Retirement Account Distributions / Trust Distribution – Continuance
 - IRA or Trust distributions cannot be set up post application date unless the Borrower is required to start withdrawing based on age. In such cases, 125% of the required minimum amount can be used to qualify
 - Distributions must have been received for prior six (6) months to application to be considered as eligible income. Distributions that have been received for six (6) months or more can be adjusted with a letter from the plan administrator validating the increase. Allowable increases of distribution amount are limited to 125% of previously received distributions. Continuance for 5 years at the proposed monthly amount is required if distributions represent > 50% of the loans total qualifying income (please note this overlay to Fannie Mae). Please refer to Asset Utilization, Section 8.3 for Borrowers wishing to draw assets to qualify
 - One of the following types of income documentation is required:
 - Copy of award letter or letters from the organizations providing the income
 - Most recent personal income tax return with all schedules
 - Most recent W2 or 1099
 - Most recent two (2) months bank statements showing deposit of funds
- Income derived from the production or sale of marijuana is ineligible
- Income derived from Bitcoin and other virtual currencies is ineligible
- Capital Gains are ineligible

Income, Asset Depletion

- Our asset-based programs are designed to meet the Ability to Repay (“ATR”) requirements. This is accomplished by requiring a debt to income (“DTI”) in our Asset Depletion program and the requirement of a residual income calculation in our Asset Qualifier program. The unrestricted liquid assets of both programs can be comprised of stocks / bonds / mutual funds, vested amount of retirement accounts and bank accounts
- For Asset Depletion, the utilization of financial assets will be considered as Borrower income to qualify for their monthly payments
- For Asset Qualifier, the utilization of financial assets will be used to calculate a Borrower’s residual income
- A Borrower using Asset Depletion / Asset Qualifier cannot use other sources of employment income
 - Non employment sources of income will be considered on a case-by-case basis

- Program Requirements:
 - Asset Depletion / Asset Qualifier will be qualified under the Full Documentation Program Matrix with restrictions outlined in the Pennymac Additional Criteria section
 - Reserves are not required for the Asset Depletion and Asset Qualifier program
 - Asset Depletion Requirements (DTI):
 - Borrowers must have a minimum of the lesser of \$1mm in Qualifying Assets OR must have Qualifying Assets \geq to 125% of the original subject loan amount
 - A borrower must have a debt to income (“DTI”) that qualifies per the respective Pennymac Program
 - Asset Qualifier Requirements (Residual Income):
 - Borrowers must have a residual income greater than or equal to that required in the Residual Income section
 - Total post-closing assets must be \geq to 125% of the original subject loan amount
 - Not permitted:
 - Non-Owner Occupied or Second Homes (See program Matrix for Max LTV and Program Eligibility)
 - Cash-Out
 - Gift funds
 - Business Assets
 - Trust Assets
 - Foreign Assets
 - Non-Occupant Co-Borrower
- Eligibility:
 - Borrowers must have a minimum of \$450K post-closing qualifying Assets across both Asset Depletion / Asset Qualifier
 - Assets used for qualifying must be seasoned for one hundred twenty (120) days unless pre-approved by Pennymac
 - Bitcoin or other forms of cryptocurrency can be utilized as “Qualifying Assets” to the extent the cryptocurrency was converted or liquidated to cash and the cash holding meets seasoning requirements of one hundred twenty (120) days. Cryptocurrency that has not been converted or liquidated to cash (still in cryptocurrency form) cannot be utilized as a Qualifying Asset
 - Net Assets:
 - If the assets or a portion of the assets are being used for down payment or costs to close, those assets should be excluded from the balance before analyzing a portfolio for income qualification
 - Qualifying Assets:
 - Net assets multiplied by the following percentages:
 - 100% checking / savings / money accounts
 - 80% of the remaining value of stocks / bonds / mutual funds
 - 70% for all vested retirement assets
- Qualifying Income
 - Asset Depletion: Qualifying Assets with utilization draw schedule of seven (7) years (Qualified Assets divided by eighty-four (84)) will be used as qualifying income
 - Asset Qualifier: To determine residual income, Qualifying Assets will be divided by eighty-four (84) months. From this number, subtract the Borrower’s total monthly debt obligation (total liabilities) to produce the

Borrower's residual income. Do not impute tax deductions when determining residual income. Residual income must meet or exceed Pennymac's Residual Income

Income, Bank Statements

- The Bank Statement program is designed for borrowers with an active U.S. based business that is generating stable revenue. Borrowers who only receive income from passive or portfolio sources are ineligible (e.g., borrower managing their own rental properties, distributions from limited partnership, day trading, property flippers, etc.,).
- Bank Statement loans submitted with tax returns or tax transcripts must follow Standard/Full Documentation guidelines. See Income, Standard section.
- Any loan file using qualifying income from Bank Statements with evidence of tax returns or tax transcripts in the origination file will be ineligible
- Borrowers paid 1099 from a single company are not eligible for Bank Statement qualification and must qualify through Standard/Full documentation
- Borrowers who are using more than three (3) businesses to qualify must use Personal Bank Statement option

Documentation Requirements

- Twelve (12) or twenty-four (24) months consecutive, bank statements required
- Bank statements must be most recent available at time of application and must be consecutive
- Any loan submitted with less than twelve (12) months of consecutive bank statements will not be eligible
- Business Narrative is required:
 - Business narrative must include details relating to the size / score and operating profile of the business, including the following:
 - Description of Business / Business Profile
 - Location and Associated Rent
 - Number of Employees / Contractors
 - Estimated Cost of Goods Sold if any
 - Materials / Trucks / Equipment
 - Commercial or Retail Client Base
- An internet search of the business is required with documentation to be included in the credit file to support the Business Narrative. Underwriter certification (or notation on the 1008) if there are not returns when attempting an internet search
- Verification of business existence and that the business is fully operational / active required within ten (10) calendar days of closing
- Multiple bank accounts may be used
 - Co-mingling:
 - Co-mingling of personal and business accounts is not permitted in personal bank accounts. Evidence of comingling will require the loan to be submitted / qualified as a business bank statement loan
 - Two (2) months of business bank statements must be provided to validate Borrower utilizes separate banking accounts
- Personal Bank Statements
 - Documentation Analysis
 - Any deposits into a personal account deemed to derive from a source other than the business (rents, SSI, joint account holder wage income, IRS refunds) must be excluded from the analysis

- Unusually large deposits (single deposits) exceeding 50% of monthly qualifying income into bank accounts must be explained via LOE and must be consistent with the business profile. If LOE is sufficient, no sourcing required
 - The LOE should address the specific deposit and be supported by relevant documentation.
 - Two (2) months of business bank statements are required. These statements should evidence activity to support business operations and reflect transfers to the personal account
 - A borrower who only utilizes a personal account for business activity and does not have an associated business account is eligible to qualify through (Business Bank Statements)
 - Co-mingling of personal and business receipts is not permitted
 - If bank statements provided reflect payments being made on obligations not listed on the credit report, a thorough analysis must be performed and LOE provided from the Borrower
 - Declining Income may require an LOE
 - Business requirements
 - Validation of a minimum of two (2) years existence of the business from one of the following: Business License, Letter from Tax Preparer, Secretary of State Filing or equivalent
 - Ownership percentage must not be less 25% and documented via CPA letter, Operating Agreement, or equivalent
 - Borrowers who own more than three (3) businesses must use personal bank statements option
 - Qualifying Income
 - Personal bank statement average (total eligible deposits / 12 or 24 months)
 - If a Borrower has declining income and is qualifying with twenty-four (24) months of bank statements, the last twelve (12) months of income will be utilized to qualify
 - **If the qualifying income from the personal bank statements exceeds the amount stated on the initial signed 1003 by more than 20%, additional underwriter scrutiny is required and must be accompanied by a reasonable explanation from the borrower.**
- Business Bank Statements
 - Documentation Analysis
 - Transfers from other bank accounts into the business bank accounts will require conclusive evidence that the source of transfer is business related income
 - Large deposits (single deposits) exceeding 50% of monthly qualifying income into bank accounts must be explained via LOE and must be consistent with the business profile. If LOE is sufficient, no sourcing required
 - The LOE should address the specific deposit and be supported by relevant documentation.
 - Declining Income may require an LOE
 - NSF's may require a Borrower LOE documenting they are not due to financial mishandling or insufficient income. A maximum of 3 NSF occurrences within a twelve-month period are allowed. If there are zero occurrences in the most recent three-month period, up to 6 occurrences in the most recent twelvemonth period are acceptable. NSF's should be covered with deposits shortly after they are incurred.
 - Expense line items that can be added back to the business net income include depreciation, depletion, amortization, casualty losses, and other losses or expenses that are not consistent and recurring

- Business requirements
 - Validation of a minimum of two (2) years existence of the business from one of the following: Business License, Letter from Tax Preparer, Secretary of State Filing or equivalent
 - Ownership percentage must be documented via CPA letter, Operating Agreement, or equivalent
 - Minimum ≥50% business ownership required
 - Borrowers utilizing business bank statements that own ≥ 50% but < 100% of a business will be qualified at the net income multiplied by their ownership percentage
- Income Qualification (three options)
 - Option 1 (Expense Ratio)
 - Percentage of gross deposits (twelve (12) or twenty-four (24 months)) using expense ratio factor based on business type and number of employees
 - If a Borrower has declining income and is qualifying with twenty-four (24) months of business bank statements, the last twelve (12) months of income will be utilized to qualify
 - Expense ratio should be reasonable for the profession
 - Qualifying income should be multiplied by the Borrowers documented business ownership
 - Example: Borrower with \$25,000 monthly average deposits multiplied by a 50% expense factor = \$12.5k in qualifying income
 - **If the qualifying income from the expense ratio exceeds the amount stated on the initial signed 1003 by more than 20%, additional underwriter scrutiny is required and must be accompanied by a reasonable explanation from the borrower.**

Business Type	Employees		
	0	1-5	> 5
Service Business (Offers Services)			
Examples of Service Business: 15% Expense Factor 30% Expense Factor 50% Expense Factor Consulting, Accounting, Legal, Therapy, Counseling, Financial Planning, Insurance, Information Technology	15% Expense Factor	30% Expense Factor	50% Expense Factor
Product Businesses (Sells Goods)			
Examples of Product Business: 25% Expense Factor 50% Expense Factor 85% Expense Retail, Food Services, Restaurant, Manufacturing, Factor Contracting, Construction	25% Expense Factor	50% Expense Factor	85% Expense

- Option 2 (3rd Party Profit & Loss Statement)
 - Businesses qualifying with a P&L statement showing less than a 15% expense ratio will be limited to a 15% ratio. Expense ratio should be reasonable for the profession
 - Borrower prepared P&L will not be permitted under any circumstances
 - Business Bank Statements are used to validate third-party prepared P&L. Gross revenue listed on P&L must be within +/-10% of the total qualified deposits

- If a Borrower has declining income and is qualifying with twenty-four (24) months of business bank statements, the last twelve (12) months of income will be utilized to qualify
- If the qualifying income from the Profit & Loss (P&L) exceeds the amount stated on the initial signed 1003 by more than 20%, additional underwriter scrutiny is required and must be accompanied by a reasonable explanation from the borrower.
- Following documentation is required:
 - Twelve (12) or twenty-four (24) months complete business bank statements from the same account (transaction history print outs are not acceptable)
 - Business bank accounts, personal bank accounts addressed to a DBA or personal accounts with evidence of business expenses can be used for qualification
 - P&L statement must be prepared by a Tax Professional
 - Tax Professional defined as a Certified Public Accountant (“CPA”), Tax Attorney, Enrolled Agent (“EA”), California Tax Educational Council member (“CTEC”) or Paid Tax Professional (PTIN)
 - P&L statement must cover the same months as the bank statements submitted – P&L must be signed by the Borrower and the Tax Professional
 - Tax Professional must attest that they have audited the business financial statements or reviewed working papers provided by the Borrower
 - Tax Professional must attest that they are not related to the Borrower or associated with the Borrower’s business
 - Tax Professional must have filed the Borrower’s most recent two (2) years business tax returns
- Option 3 (3rd Party Expense Ratio)
 - To determine net income, multiple eligible business deposits by the following: (100% minus the Expense Ratio) / 12 or 24 months)
 - If a Borrower has declining income and is qualifying with twenty-four (24) months of business bank statements, the last twelve (12) months of income will be utilized to qualify
 - 3rd Party Prepared Expense Ratio floored at 15%
 - If the qualifying income from the expense ratio exceeds the amount stated on the initial signed 1003 by more than 20%, additional underwriter scrutiny is required and must be accompanied by a reasonable explanation from the borrower.
 - The Expense Statement must be prepared and signed by a third-party Tax Professional specifying business expense as a percentage of the gross annual sales / revenue
 - Self-employed Borrowers who have filed their own business tax returns are ineligible
 - Following documentation is required:
 - Twelve (12) or twenty-four (24) months complete business bank statements from the same account (transaction history printouts are not acceptable)
 - Business bank accounts, personal bank accounts addressed to a DBA or personal accounts with evidence of business expenses can be used for qualification
 - Tax Professional must attest that they have audited the business financial statements or reviewed working papers provided by the Borrower

- Tax Professional must certify that the Expense Statement represents an accurate summary of the applicable cash expenses of the business
- Tax Professional must attest that they are not related to the Borrower or associated with the Borrower's business
- Tax Professional must have filed the Borrower's most recent two (2) years business tax returns
- Tax Professional license must be verified and signed

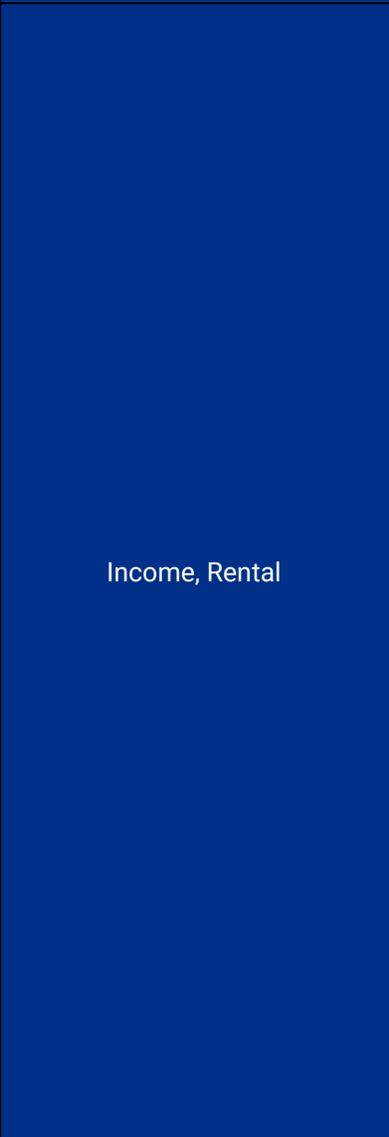
Income, WVOE

Written Verification of Employment (WVOE)

- Eligibility:
 - Wage earners only
 - Two (2) years history of employment in same industry and 1-year continuous employment at current job
- Documentation Requirements:
 - A Written Verification of Employment (FNMA Form 1005) can be utilized when the only source of earnings is wages / salary
 - FNMA Form 1005 must be fully completed by Human Resources, Payroll Department, or an Officer of the Company. The form must be sent and received directly from the employer
 - Verification of delivery and receipt of the FNMA Form 1005 must be in the file
 - Verification of delivery and receipt of the FNMA Form 1005 must comprise the following form of documentation: Physical mail, Fed-Ex, facsimile, or email communication. Physical mail, Fed-Ex, and facsimile must come directly from the employer's address. An email communication must properly identify the Company representative
 - Borrower(s) employed by a family member or related individuals are not eligible for qualification under the WVOE program
 - FNMA Form 1005 must have a twenty-four (24) month history of wage earnings / salary
 - FNMA Form 1005 must contain the following:
 - Dates of employment
 - Position
 - Prospect of continued employment
 - Base pay amount and frequency
 - Gross Earnings: year to date plus last two (2) year's earnings, or at least one (1) year earnings if current job is less than two (2) years
 - Additional salary information
 - Bonus
 - Overtime
 - Tips
 - Commission Income
 - Paystubs, Tax Returns, or W-2's not required
 - Two months personal bank statements are required to support the WVOE. The bank statements must reflect deposits from the employer supporting at least 65% of the gross wage/salary reflected on the WVOE.
 - All borrowers must sign the W-2 4506-C form
 - A Verbal Verification of Employment (VVOE) must be performed within ten (10) calendar days prior to the funding date



- A Borrower who is no longer employed at the same employer listed on the initial 1003 will not be eligible
- VVOE should include name of contact at place of employment, phone number and title along with
- company name, address and Borrower's job description and title. Verbal verification of employment for previous jobs within last two (2) years
- Employment verification documentation must be consistent with information on Borrower's credit report
- Qualifying Income
 - If the qualifying income from the WVOE exceeds the amount stated on the initial signed 1003 by more than 20%, additional underwriter scrutiny is required and must be accompanied by a reasonable explanation from the borrower.



Income, Rental

- Rental income derived from the subject property may only be used in the following scenarios:
 - 1-4 Investment Properties
 - 2-4 Unit primary residence in which the borrower occupies one of the units
- Rental income may not be used for borrowers utilizing asset depletion
- Eligibility
 - Rental income is permitted on purchase and refinance transactions, as well as on non-subject properties
 - 100% ownership of the property is not required. The rental income will be calculated based on the ownership percentage. 100% of the PITIA must be used regardless of the ownership percentage
- Documentation Requirements
 - For loans qualifying under the standard full or streamlined documentation types, when rental income is reported on tax returns, the schedule E income per Fannie Mae's calculation should be used
 - For rental income not reported on the tax return or loans qualifying using income documentation other than standard full or streamlined
 - Lease agreement and two (2) months cancelled checks to show proof of rental payments, or if subject is recently rented, a copy of two of the following: first month's rent, last month's rent, security deposit
 - Evidence that rent is market rate
 - Subject properties require form 1007/1025 or supplemental appraisal form (if short-term rental income is being used – See below)
 - Non-subject properties may use a free online source or appraisal form.
 - For refinance transactions, compensating factors must be present and documented in the event the 1007/1025 or supplemental appraisal form, or free online source, as applicable, is lower than the schedule E or lease income utilized in the calculation below. If the lower value is used, no compensating factors are required.
- Calculation
 - Purchase Transactions
 - 75% of Form 1007/1025 market rent is used for qualifying income
 - If an existing lease from the property seller is transferring to the borrower, the lease that predates the mortgage could have a superior claim to the mortgage. The lender is responsible for ensuring clear title and first lien enforceability
 - Refinances Transactions and non-subject properties
 - Income from Schedule E when applicable (see documentation requirements above)

- Otherwise 75% of the fully executed lease agreement with supporting 2 months evidence of receipt

Short-term Rental Income

- Short -Term Rental Income
 - Eligibility
 - Short-term rental income is permitted for both purchase and refinance transactions
 - Short-term rental income must be legally permitted and considered common for the area, as confirmed by the appraisal and/or property location
 - If short-term rental income is reported on the tax returns (for loan qualifying with standard full or streamlined documentation types), the schedule E net income should be used
 - Documentation Requirements
 - Short-term rental income may be documented using a supplemental appraisal form completed by the licensed appraiser who performed the original appraisal. The form must accompany and be part of the original appraisal.
 - When used below, actual short-term income must be verified through a third-party property management provider
 - Vendors such as Airbnb, AirDNA, VRBO, and HomeAway are acceptable
 - Documentation must include the property address or a unique property ID specific to the subject property
 - Calculation
 - Purchase Transactions
 - Gross rent is 75% of the estimated market rent from:
 - Form 1007/1025 OR
 - Supplemental appraisal form completed by the appraiser of record
 - Refinances and non-subject properties
 - Income from Schedule E when applicable (see documentation requirements above)
 - Otherwise the lower of:
 - 75% of the estimated market rent from:
 - Form 1007/1025 OR
 - Supplemental appraisal form completed by the appraiser of record
 - 100% of the actual 12-month short-term rental income history, supported with documentation from Airbnb, AIRDNA, VRBO, HomeAway, or a third-party management provider
 - 12 months of history is required for refinance transactions and non-subject properties

Interest Only

- See Additional Criteria for additional constraints
- See Qualifying Payment section for details on how to compute the qualifying payment for Fixed and ARM IOs.
- Not allowed on transactions with subordinate financing

Loan Purpose:
Purchase

- Proceeds from the transaction are used to finance the acquisition of the subject property.
- LTV/CLTV is based upon the lesser of the sales price or appraised value, except for:
 - Refinance of a land contract is considered a purchase and the LTV/CLTV should be calculated using the purchase price
- The loan file must include a fully executed agreement (purchase contract) of sale and counteroffer (if applicable) reflecting the following:
 - The purchase contract cannot be expired.
 - Borrower as the purchaser of the property.
- Sellers must have owned the property more than 12 months, otherwise the transaction is subject to review as a Flip Transaction. See Property Flips section.
- Transactions that meet the definition of a Flip Transaction as defined in the Property Flips section of the product profile must meet the requirements provided in that section.
- Non-arm's length transactions are ineligible, refer to the Non-arms Length transaction section of the product profile for details.

Loan Purpose:
Refinance - Cash-Out

Cash Out Requirements	
LTV > 60%	Max Cash-out \$750K
LTV <- 60%	No limit

- A refinance that does not meet the definition of a rate/term transaction is considered cash-out.
- Cash-Out amount includes funds received at closing as cash back, the payoff of any debt outside that which was used for the original purchase
- A mortgage secured by a property currently owned free and clear is considered cash-out.
- Cash-out may be used to satisfy the reserve requirement
- Borrower must have owned the property for a minimum of 6 months measured from acquisition date to note date
- Property Value Determination
 - For properties owned 12-months or longer (from acquisition date to note date): LTV/CLTV is based upon the appraised value.
 - For properties owned greater than 6 months but less than 12-months (acquisition date to note date): LTV/CLTV is based on the lower of the current appraised value or the property's purchase price plus fully documented improvements
 - Invoices and/or improvements confirmed by the appraiser are required.
 - The prior settlement statement will be required for proof of purchase price
- Refinance of a previous loan that provided cash out will be considered a cash out refinance if the loan being refinanced is seasoned for less than 12 months (measured from note date to note date)
- Refinance of a land contract is considered a purchase and ineligible as a cash-out refi.
- The payoff of delinquent real estate taxes (60 days or more past due) is considered cash-out.

- Refinances of inherited properties and properties legally awarded to the borrower are allowed. This includes divorce, separation and dissolution of a domestic partnership. Ownership seasoning requirements do not apply, and the following guides must be met:
 - Written agreement signed by all parties stating the terms of the buyout and property transfer must be obtained
 - Equity owners must be paid through subject loan's settlement
 - Subject property has cleared probate and property is vested in the borrower's name
 - Current appraised value is used to determine LTV/CLTV
- Texas 50(a)(6) eligible
- Loans with Power of Attorney are ineligible
- Delayed purchase financing is eligible when a property was purchased by a borrower for cash within 180 days of the note date, subject to the following:
 - The transaction is considered a cash-out refinance for pricing and eligibility.
 - The original purchase transaction was an arms-length transaction.
 - The source of funds for the purchase transaction are documented (such as bank statements, personal loan documents, or a HELOC on another property).
 - The maximum LTV/CLTV ratio for the transaction is based upon the lower of the current appraised value or the property's purchase price plus fully documented improvements.
 - Invoices and/or receipts for work performed must be documented and confirmed by the appraiser.
 - The prior settlement statement will be required for proof of purchase price
 - The preliminary title search or report must confirm that there are no existing liens on the subject property
 - The new loan amount can be no more than the actual documented amount of the borrower's initial investment subject to the maximum LTV/CLTV for cash-out transactions.
- If the cash-out is for personal, family, or household use, the loan must also meet all applicable federal and state requirements of a consumer loan transaction even if the borrower is a company or the loan was initially intended for business purposes, including but not limited to the requirements of the Truth in Lending Act (15 U.S.C. § 1601 et seq.), Real Estate Settlement Procedures Act (12 U.S.C. § 2601 et seq.), Gramm-Leach Bliley Act (15 U.S.C. §§ 6802-6809), Secure and Fair Enforcement Mortgage Licensing Act (12 U.S.C. § 5601 et seq.) and Homeowners Protection Act (12 U.S.C. § 4901 et seq.).
- See Recently Listed Properties section for additional constraints

Loan Purpose:
Refinance - Rate & Term

- A Rate and Term refinance transaction is one in which the new loan amount is limited to the payoff of a present mortgage on the subject property for the purpose of changing the interest rate and/or term with no additional cash or advancing of new money in excess of the limited account amount (see below)
- A rate and term may also pay off an existing subordinate lien on the subject property subject to the following:
 - The subordinate lien was a closed-end mortgage and was used to acquire the property, or
 - The subordinate lien is a HELOC and less than \$5,000 has been drawn in the past 12 months (12 months measured in arrears from the subject's note date)
 - Withdrawal activity must be documented with a transaction history from the HELOC
- Cash back includes cash received at closing and funds to pay off debt other than the subject property's first and second lien (as allowed above), and must not exceed the lesser of 2% of the new loan amount or \$5,000
 - For any amount greater than this, the transaction is considered a cash-out

	<ul style="list-style-type: none"> ● The appraised value will be used to determine LTV/CLTV. ● Refinance of a previous loan that provided cash out will be considered a cash out refinance if the loan being refinanced is seasoned for less than 12 months (measured from note date to note date) ● The rate / term refinance of a construction loan is eligible with the following conditions: <ul style="list-style-type: none"> ○ If the lot was acquired twelve (12) or more months before applying for the subject loan (acquisition date to application date), the LTV / CLTV is based on the current appraised value of the property ○ If the lot was acquired less than twelve (12) months before applying for the construction financing (acquisition date to application date), the LTV / CLTV is based on the lesser of (i) the current appraised value of the property and (ii) the total acquisition costs ● Refinance of a land contract is considered a purchase and ineligible for a rate & term refinance ● See Recently Listed Properties section for additional constraints
<p style="text-align: center;">Minimum Loan Amount</p>	<ul style="list-style-type: none"> ● \$150,000
<p style="text-align: center;">Mortgage Insurance</p>	<ul style="list-style-type: none"> ● Mortgage insurance is not required
<p style="text-align: center;">Multiple Financed Properties</p>	<ul style="list-style-type: none"> ● The maximum number of financed residential 1-4 unit properties to any one borrower or guarantor is limited to 20. ● The maximum number of financed residential 1-4 unit properties to any one borrower or guarantor that are serviced by Pennymac is limited to 10 and the maximum aggregate unpaid principal balance of such financed residential 1-4 units properties serviced by Pennymac is limited to \$7.5M. ● The financed property and UPB limits in this section include all residential 1-4 unit mortgages serviced by Pennymac, mortgages disclosed on the credit report, and mortgage disclosed on the URLA, bank statements, or elsewhere in the loan file. ● Financed properties other than the subject property require additional reserves. See reserve section.
<p style="text-align: center;">Non-Arms Length Transactions</p>	<ul style="list-style-type: none"> ● Non-arm's length transactions are ineligible <ul style="list-style-type: none"> ○ Non-arm's length transactions are purchase transactions in which there is a relationship or business affiliation between the seller and the buyer of the property. Examples of non-arm's length transactions include, but are not limited to, family sales, property in an estate, employer/employee sales, and flip transactions. ○ When the property seller is a corporation, partnership, or any other business entity, it must be ensured that the borrower is not an owner of the business entity selling the property.
<p style="text-align: center;">Occupancy</p>	<ul style="list-style-type: none"> ● Owner-occupied primary residence <ul style="list-style-type: none"> ○ A primary residence is a property that the borrower(s) currently reside in (refinance) or intend to occupy (within 60 days) as his/her principal residence ○ 2-4 unit properties are eligible as primary residences provided they are common for the area and exhibit no unique characteristics that can influence marketability. <ul style="list-style-type: none"> ■ Loan file must include Fannie Mae Form 3170, 1-4 Family Rider ○ Characteristics that may indicate that a property is used as a borrower's primary residence include: <ul style="list-style-type: none"> ■ Occupancy by the borrower for the major portion of the year ■ Location is relatively convenient to the borrower's principal place of employment

- Property is the address of record for such activities as federal income tax reporting, voter registration, occupational licensing, and other similar items
 - Borrower may not own an additional single-family residence of equal or greater value than the subject property
 - Utilize value from the 1003. If the borrower owns another single-family residence that is substantially larger than the subject, a LOE from the borrower is required.
 - Property possesses physical characteristics that accommodate the borrower's family
- Second homes
 - A property is considered a second home when it meets all of the following requirements:
 - Must be located a reasonable distance away from the borrower(s) principal residence
 - Must be occupied by the borrower(s) for some portion of the year
 - Must be a 1-unit dwelling
 - Must be suitable for year-round occupancy
 - The borrower(s) must have exclusive control over the property
 - Must not be subject to any timeshare arrangement, rental pools, or other agreements which require the Borrower to rent the subject property or otherwise give control of the subject property to a management firm
 - See Assets section for additional requirements
- Investment property
 - Borrower does not occupy the property
 - For non-owner occupied properties with a Guarantor, the individual(s) providing the guaranty must execute the Personal Guaranty Agreement
 - The spouse of a guarantor must sign the Consent of Spouse form if the property is in a community property state (AK, AZ, CA, FL, ID, KY, LA, NV, NM, NY, SD, TN, TX, WA and WI)
 - All borrowers must execute the Occupancy Certification form indicating they will not occupy the subject property as a principal residence or second home, and will not occupy the property for more than 14 days in any calendar year.
 - For cash out transactions with prepayment penalties, cash out proceeds the borrower must provide an LOE detailing the purpose and use of the proceeds.
 - For all transactions with prepayment penalties:
 - All individuals signing the note or providing a personal guaranty must execute a Business Purpose & Occupancy Affidavit.
 - Loan file must include Fannie Mae Form 3170, 1-4 Family Rider
 - See Additional Criteria section for additional requirements

Power of Attorney (POA)

- A limited Power of Attorney (POA) is acceptable when all the following are met:
 - It is specific to the transaction;
 - It is recorded with the Mortgage/Deed of Trust;
 - It contains an expiration date;
 - It is used to execute only the final loan documents;
 - The Borrower who executed the POA signed the initial FNMA Form 1003;
 - An interested party to the transaction (such as seller, broker, loan officer, realtor, etc.) may not act as Power of Attorney.

- POA's are not eligible for cash-out transactions.
- POA's are not permitted for Entities: LLC, Corporations, Entity Borrowers, etc.

- A prepayment penalty is acceptable on where permitted by applicable law and regulations
- Total points, fees, and APR may not exceed current state and federal high-cost threshold
- **Not allowed on primary residence or second homes or investment property cash out transactions where the proceeds will be used for personal use**
- Acceptable prepayment penalty structures are:

Prepayment Penalty Period (in Yrs)	Prepayment Penalty Percent	Prepayment Penalty Conditions
5	<ul style="list-style-type: none"> • 5%-5%-5%-5%-5% • 5%-4%-3%-2%-1% 	A
	<ul style="list-style-type: none"> • 6 Months Interest 	B
4	<ul style="list-style-type: none"> • 5%-5%-5%-5% • 5%-4%-3%-2% 	A
	<ul style="list-style-type: none"> • 6 Months Interest 	B
3	<ul style="list-style-type: none"> • 5%-5%-5% • 5%-4%-3% 	A
	<ul style="list-style-type: none"> • 6 Months Interest 	B
2	<ul style="list-style-type: none"> • 5%-5% • 5%-4% 	A
	<ul style="list-style-type: none"> • 6 Months Interest 	B
1	<ul style="list-style-type: none"> • 5% 	A
	<ul style="list-style-type: none"> • 6 Months Interest 	B

Penalty Terms Conditions	Definition
A	<ul style="list-style-type: none"> • Prepayment Penalty Period commences on the Note Date and ends on the Nth year anniversary of the Note Date, where N is the Prepayment Penalty Period in Years selected at closing, ranging from 1-5 years. • A prepayment penalty fee will apply in the event any unscheduled principal is received (a Curtailment) within the Prepayment Penalty Term, including when the loan is paid off in full for any reason. • The prepayment penalty fee is equal to the Prepayment Penalty Percent in effect at the time of the prepayment, which may change each year on anniversary of the Note Date, multiplied by the Curtailment amount
B	<ul style="list-style-type: none"> • Prepayment Penalty Period commences on the Note Date and on ends the Nth year anniversary of the Note Date, where N is the Prepayment Penalty Period in Years selected at closing, ranging from 1-5 years. • A prepayment penalty fee will apply when unscheduled principal is received (This Curtailment) within the Prepayment Penalty Term that, when added to all other prior unscheduled principal received within 12 months immediately preceding the date of This Curtailment, exceeds 20% of the original principal amount of the note (Twelve Months Excess Curtailments).

Prepayment Penalty

	<p>This Curtailment includes scenarios where the loan is paid off in full for any reason.</p> <ul style="list-style-type: none"> • The prepayment penalty fee is equal to the 6 months advanced interest (at the Note Rate) on the Twelve Months Excess Curtailments amount
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State Restrictions:

- Prepayment penalties are not allowed in AK, KS, MD, MI, MN, NM, RI
- MS: For 1-unit properties, prepayment penalties must be declining (e.g. 5%-4%-3%-2%-1%, or 5%-4%-3%)
- IL: Prepayment penalties only allowed on loans made to LLCs, General Partnerships, Limited Partnerships, and Corporations
 - Cook County: Only allowed where Loan Amount > \$250K (all state restrictions also apply)
- NJ: Prepayment Penalties are only allowed on loans made to an S-Corp or C-Corp.
- OH: Prepayment penalties not allowed on 1 or 2 unit properties
- PA: Penalties not allowed on 1-2 unit properties with loan amounts less than \$319,777 (Adjusts annually)

Property:
Eligible Types

- Single Family Detached
- Single Family Attached
- PUDs
- Low-rise and High-rise condominiums (see Condominium section)
- Leasehold Properties
- 2-4 Units
 - See Additional Criteria section above
- Rural properties provided the following are met:
 - See Additional Criteria section above

Property:
Ineligible Types

- Manufactured or Mobile homes
- Properties with fractional ownership
- Units in a co-op development
- Single Family properties < 700 sq. ft
- Properties > 20.00 acres (no truncating allowed)
- Properties zoned agricultural, commercial, or industrial
- Properties with agricultural features (e.g., vineyards, farms, hobby farms, ranches, orchards, equestrian facilities)
- Properties under construction
- Properties with mandatory Country Club Memberships
- Ineligible condo projects /features:
 - Condotels
 - Units subject to timeshare arrangements
 - Any project in litigation, arbitration, mediation, or other dispute regarding safety, soundness, habitability, or functional use of the project.
 - Condos projects with registration services or restrictions on owner's ability to occupy

- Live / Work Condos
- Assisted Living / Continuing Care Facilities
- Any project that requires Private Transfer Fees as a part of the transaction, and those fees do not benefit the association
- Properties used for the cultivation, distribution, manufacture, or sale of marijuana
- Condition rating of C5/C6 on the appraisal
- Vacant land or land development properties
- Mixed-Use properties (including those with daycare, doctor's office, etc)
- Unique Properties
- Multi-family units where a single deed conveys ownership of more than one, or all of the units
- Properties used as boarding houses, bed/breakfast, or single room occupancy
- Properties used as healthcare facilities (e.g., assisted living, elder care, recovery/treatment)
- Properties used as group homes
- Properties with more than 4 units
- Dome or geodesic properties
- Earth berm homes
- Properties on Native American Land (Reservations) or Hawaiian Home Lands
- Log homes
- Hawaii properties located in lava zones 1 and/or 2
- Houseboats
- Properties with solar panels and other energy efficient items financed with a PACE or HERO loan are not eligible unless the loan is paid off at or prior to closing.
- Builder model leaseback
- Multiple dwellings on a single lot (legal ADU acceptable, limited to one)
- Zoning Violations
- Theme Park Resort Properties
- Barndominiums

Property Insurance

Policies must provide for claims to be settled on a replacement cost basis. Insurance policies that provide for claims to be settled at actual cash value or limit, depreciate, reduce, or otherwise settle losses for less than a replacement cost basis are not eligible.

1-4 Unit Properties

- The insurance limits must equal the lesser of:
 - 100% of the replacement cost of the improvements as of the current property insurance policy effective date, or
 - The unpaid principal balance of the mortgage, provided it equals no less than 80% of the replacement cost value (RCV) of the improvements as of the current property insurance policy effective date.
- The replacement cost value must be verified in order to complete the calculation above (refer to Validating Property Insurance Sufficiency requirements outlined below).

Master Property Insurance for Condominium and PUD¹ Projects

- The master policy coverage limits for condominium and PUD projects must be at least equal to 100% of the replacement cost value of the project's improvements, including common elements and residential structures, as of the current insurance policy effective date.
- Verification the project insurance coverage is not less than the minimum required as described above is required (refer to Validating Property Insurance Sufficiency requirements outlined below).

Note: An HO-6 policy cannot be utilized to satisfy insufficient master property insurance coverage. Building Ordinance or Law Coverage cannot be utilized to offset insufficient master property insurance coverage.

Validating Property Insurance Sufficiency

- Replacement cost sufficiency may be determined using one of the following:
 - A replacement cost estimator provided by the insurer; or
 - A recent property risk appraisal; or
 - A statement from the insurer affiliated with the property confirming the cost of improvements, as of the current property insurance policy effective date, such that the insurance limits meet the limits specified above; or
 - The presence of a guaranteed replacement cost endorsement.
 - A statement from an insurer or insurance industry professional not affiliated with the property insurer, or the HOA if applicable, is not acceptable evidence.

¹Applies to PUD projects where the project's legal documents provide for a master property insurance policy that covers both the common elements and residential structures.

Flood Insurance

- Flood insurance is required when a loan is secured by a property located in a:
 - Special Flood Hazard Area (SFHA); or
 - Coastal Barrier Resource System (CBRS) or Otherwise Protected Area (OPA)
 - Must meet all Fannie Mae requirements.

Vacant Properties

- Properties that are vacant must have the appropriate hazard insurance policy for vacant properties

Property Flips

- When the subject property is being resold within 365 days of its acquisition by the seller and the sales price has increased more than ten (10%), the transaction is considered a “flip”.
 - To determine the three hundred sixty-five (365) day period, the acquisition date (the day the seller became the legal owner of the property) and the purchase date (the day both parties executed the purchase agreement) should be used
- Flip transactions are subject to the following requirements:
 - All transactions must be arm’s length, with no identity of interest between the buyer and property seller or other parties participating in the sales transaction. See Non-Arms Length Transactions section
 - No pattern of previous flipping activity may exist in the last 12 months. Exceptions to ownership transfers may include newly constructed properties, sales by government agencies, properties inherited or acquired through divorce, and sales by the holder of a defaulted loan
 - The property was marketed openly and fairly, through a multiple listing service, auction, for sale by owner offering (documented) or developer marketing
 - The property seller must be the owner of record
 - No assignments of the contract to another buyer
 - Increases in value should be documented with commentary from the appraiser and recent comparable sales.
 - Sufficient documentation to validate the actual cost to construct or renovate (e.g., purchase contracts, plans and specifications, receipts, invoices, lien waivers, etc.) must be provided, if applicable.
 - If the property is being purchased for more than 5% above the appraised value, a signed letter of acknowledgement from the Borrower must be obtained
 - A second appraisal is required, prior to closing, in the following circumstances:
 - Greater than ten (10%) increase in sales price if seller acquired the property in the past 90 days
 - Greater than twenty (20%) increase in sales price if seller acquired the property in the past 180 days
 - The second appraisal must be dated prior to the loan consummation/note date.
 - The Borrower may not pay for the 2nd appraisal
 - Flip transactions must comply with the HPML appraisal rules in Regulation Z.
- Bank owned REO and Corporate Relocations are eligible and not considered a flip transaction.

Qualifying Payment

- For ARM transactions, the qualifying rate is the higher of the fully indexed rate or the note rate
- The qualifying payment is based on the principal and interest payment along with 1/12th of the annual real estate taxes, property insurance, other insurance premiums, and any associated dues.
 - The Qualifying payment is based upon the amortization term
- For interest only loans,
 - The amortization term is the remaining term after expiration of the interest-only period.
 - For IO ARMs, use the qualifying rate, the note amount, and the remaining amortizing term at the end of the IO period.
 - The qualifying payment must include the principal component.
- If the subject properties has one or more subordinate liens that will not be paid off on or before closing, the qualifying payment must include the payment on the payment(s) on those subordinate liens

- If the subordinate lien is a closed end, fixed-rate lien, the monthly payment of the subordinate line must be used
- If the subordinate lien is a HELOC, monthly payments equal to the minimum payment required under the HELOC terms considering all draws made on or before closing of the subject transaction should be used.

Ratios

- Max DTI 50%
- DTIs above 50% up to 55% are allowed subject to the requirements in the Additional Criteria section above.

Recently Listed Properties

- Refinance Transactions
 - Properties that have been listed for sale by the borrower less than or equal to 6 months from the note date may not be currently listed at the time of loan application and will require a LOE signed by the borrower and evidence the listing is cancelled.
 - Multiple listings within 12 months of the note date are ineligible

Reserves

Loan Amount	Minimum Reserve Requirements For Subject Property
<= \$1,000,000	6 months
\$1,000,001 to \$2,000,000	9 months
> \$2,000,000	12 months

- Reserves are calculated off the actual P&I plus taxes, insurance, and HOA fees (if any) (PITIA)
 - For ARMS, the reserves are based on the initial PITIA/ITIA not the qualifying payment.
- Reserves for Interest-Only loans are based upon the initial interest only payment (ITIA)
- Additional reserves are required for borrowers with additional financed properties other than the subject property
 - Borrowers must document an additional two months reserves for each additional financed property
 - PITIA/ITIA is calculated using the respective PITIA/ITIA of each respective financed property
- Non-occupant co-borrowers require an additional 6 months subject property reserves.
- Additional reserves are required when a borrower has not sold their departing residence or no sales contract for the departing residence has been executed. The additional reserves are based upon the marketing time from the departing residence's appraisal:
 - If the marketing time is 6 months or less, additional reserves of 12 months of departing's PITIA/ITIA are required
 - If the marketing time is more than 6 months, additional reserves of 24 months of departing's PITIA/ITIA are required
- Reserves must include payments for subordinate financing on the respective property, if any.
- Refer to the Asset section for documentation requirements
- Cash out proceeds may be used to satisfy the reserve requirement

Residual Income	<ul style="list-style-type: none"> Loans scenarios with DTI > 43% or Higher Priced Mortgage Loans (HPML) must meet the residual income test in this section. Residual income is Gross Monthly Income minus total monthly debt. The Minimum Residual Income is the value in the table below plus an additional \$150 per each household member beyond the first two household members. Household members include anyone living in the subject property, including children and other non-borrowers. <table border="1"> <thead> <tr> <th>Number In Household</th> <th>Minimum Residual Income</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>\$1,500</td> </tr> <tr> <td>2</td> <td>\$2,500</td> </tr> </tbody> </table>	Number In Household	Minimum Residual Income	1	\$1,500	2	\$2,500
Number In Household	Minimum Residual Income						
1	\$1,500						
2	\$2,500						
Solar Panels	<ul style="list-style-type: none"> PACE loans (or any similar loans with payments that are included in property taxes or take lien priority) are not eligible Follow all Fannie Mae guidelines 						
State Restrictions	<ul style="list-style-type: none"> Eligible in all 50 U.S. states including the District of Columbia. See Prepayment Penalty Section 						
Subordinate Financing	<ul style="list-style-type: none"> Subordinate financing (whether new or existing) allowed on primary residences only New institutional subordinate financing is allowed for purchase transactions only. Existing subordinate financing is allowed for refinance transactions Senior lien may not be Interest Only when subordinate liens are present If a subordinate lien is a HELOC, the CLTV must be calculated using the full line amount of the HELOC All subordinate lien obligations must be considered and verified, and included in the DTI ratio See Qualify Payment for additional requirements 						
Tax Transcripts	<ul style="list-style-type: none"> Salaried/Wage-Earnings: 4506-C W2 transcripts or 4506-C transcripts <ul style="list-style-type: none"> If 1040 transcripts are provided, W2 transcripts are not required In the case where taxes have been filed and the wage transcripts are not available from the IRS, the IRS response to the request must reflect "No Record Found" and be present in the loan file Must document that taxes have been filed via evidence of e-filing, tax refund, or proof of payment Evidence of any IRS filing extensions must also be present in the loan file Self-Employed: 1040 tax transcripts/1099 transcripts <ul style="list-style-type: none"> Business tax transcripts not required if net business income is validated on the Borrower's 1040s In the case where taxes have been filed and the tax transcripts and/or 1099 transcripts are not available from the IRS, the IRS response to the request must reflect "No Record Found" and be present in the loan file Must document, that taxes have been filed via evidence of e-filing, tax refund, or proof of payment Evidence of any IRS filing extensions must also be present in the loan file IRS form 1040 personal and business 4506-C tax transcripts required for the tax return year used for qualifying Alt-Doc (Bank statements, Asset Depletion, Written VOE), tax transcripts are not required. Tax transcripts will be ordered for any income type when red flags are present or at Pennymac's discretion 						

<p style="text-align: center;">Temporary Interest Rate Buydowns</p>	<p>Allowed subject to the following:</p> <ul style="list-style-type: none"> ● Maximum total interest rate reduction of 3%, max increase per year of 1% (e.g., 3-2-1, 2-1, etc) ● Max buydown period of 36 months ● Fixed rate or ARMs with initial fixed period of 3 years or greater. ● Investment properties are ineligible ● Must qualify at the standard qualifying rate (see Qualifying Rate section) without benefit of the buydown <ul style="list-style-type: none"> ○ Must meet all other requirements in this Product Profile, including the IPC limits, and any applicable Fannie Mae guidelines
<p style="text-align: center;">Title</p>	<ul style="list-style-type: none"> ● A title policy or attorney opinion letter meeting all of Fannie Mae's requirements ● UCC filings must be removed or subordinated ● All judgements or liens affecting title must be paid, including but not limited to PACE liens or other liens on title tied to energy efficient improvements must be removed. <ul style="list-style-type: none"> ○ Subordination is not acceptable. ● Loans with private transfer fee covenants are ineligible unless such covenants are "excepted transfer fee covenants". Excepted transfer fee covenants are covenants that: <ul style="list-style-type: none"> ○ Require payment of a private transfer fee to a covered association (homeowner associations, condominiums, etc.) and limits the use of such transfer fees exclusively to purposes which provide a direct benefit to the real property encumbered by the private transfer fee covenants
<p>Pennymac will originate in accordance with the applicable underlying Investor requirements unless otherwise noted in the Pennymac guidelines.</p> <p><i>Pennymac does not discriminate in any aspect of a credit transaction on the basis of sex, gender identity or expression, sexual orientation, marital status, familial status, race, color, ethnicity, religion, national origin, age, handicap or disability status, income derived from public assistance, military status or the good faith exercise of rights under the Consumer Credit Protection Act.</i></p>	