

Pennymac Correspondent Freddie Mac Home Possible Product Profile 03.22.24

Overlays to Freddie Mac are underlined
Overlays indicated as Non-Del Only are specific to Non-Delegated loans only

		Eroddio Moo	LDA Accept	
	Freddie Mac - LPA Accept Owner-Occupied Only, Purchase and Rate & Term Refinance Home Possible Fixed Rate and Fixed Period ARMs			
	Property Type	Maximum LTV/TLTV		Min Credit Score
¹ 105% TLTV Allowed with		Standard Balance	Super Conforming	
Affordable Second only, Affordable Second may not be HELOC	1 Unit	FRM 97 ¹ ARM 95 ¹	951	AUS Cert with Min 620
	2 Unit	95 ¹	85	AUS Cert with Min 620
	3-4 Unit	95 ¹	80	AUS Cert with Min 620
Ability To Repay and Qualified Mortgage Rule	 Correspondents are responsible for providing evidence of compliance with the ATR/QM rules. Clear itemization of fees and application of all credits that indicate paid by/to will be required on all loans. See Seller Guide section "Ability to Repay and Qualified Mortgage Rule" under "Delivery Procedures" for more details. 			
Age of Documents	 Must be dated within 120 days old on the note date, including credit reports and employment, income and asset documents. Preliminary title policies must be no more than 180 days old on the date the note is signed. 			

- Determined by LPA Findings.
- Desktop Appraisal allowed only with an Accept recommendation and feedback message in LPA indicating the loan is eligible for delivery with a desktop appraisal. All agency required desktop requirements must also be met. Eligibility requirements include:
 - o Purchase transactions of one-unit principal residence only
 - Mixed-use properties are ineligible
- Properties with unpermitted secondary kitchens may be eligible if:
 - o It is common for the area,
 - No negative impact on marketability, and
 - Appraiser comments on quality of construction, any health/safety issues, any soundness issues, which must meet Freddie Mac requirements.
- Properties with accessory units may be acceptable when meeting Freddie Mac requirements:
 - Allowed on 1- to 3-unit property
 - o Property must be appraised based on current use
 - At least one comparable sale with an accessory unit, when available, to demonstrate the property's conformity and marketability to its market area. If a recent comparable sale with an accessory unit is not available in the subject neighborhood, the appraiser can use an older sale with an accessory unit from the subject neighborhood or a sale with an accessory unit from a competing neighborhood as a comparable sale or as supporting market data. The appraiser may always use more than three comparable sales, including contract sales (pending sales) and/or current listings, to justify and support his or her opinion of market value, as long as at least three are actual closed (settled) sales.
 - o If a comparable sale with an accessory unit is not available, the appraiser can use a comparable sale in the subject neighborhood without an accessory unit as long as the appraiser can justify and support such use in the appraisal report. Freddie Mac will purchase eligible Mortgages secured by a property with an accessory unit if the appraiser can develop an accurate opinion of market value for the property.
 - o Manufactured homes as an accessory unit are acceptable if they meet all the requirements in the Seller Guide Section 5601.2 and are given no value by the appraiser.
 - o If the subject property accessory unit does not comply with the zoning and land use requirements, property is eligible if:
 - The "Site" section of the appraisal report indicates that the accessory unit does not comply with zoning and land use requirements (illegal zoning compliance)
 - At least two comparable sales with each having only one accessory unit must be included in the appraisal report. The accessory unit of each comparable sale must also be non-compliant with the zoning and land use requirements to demonstrate the conformity and marketability of the subject property to its market area; and
 - Pennymac confirms that the existence of the accessory unit will not jeopardize future hazard insurance claims
- Appraisal updates in accordance with Freddie Mac guidelines are acceptable.
 - \circ See Freddie Mac Seller Guide section 5604.3 for complete details.
- Properties with evidence of commercial production of marijuana, including but not limited to grow rooms, or hydroponic equipment, are ineligible.

Appraisals

	Assets
	Follow Freddie Mac verification of deposit and asset documentation guidelines to determine asset eligibility for down
	payment, closing costs, and reserve requirements.
	 Asset statements must clearly identify the borrower as the account holder
	 Assets held solely in the name of a non-borrowing purchaser are considered a gift and must follow Freddie Mac gift fund requirements.
	Follow Freddie Mac guidelines for gift fund eligibility and documentation requirements
	 Gift funds are ineligible on an investment property transaction
	Large Deposits
	Follow Freddie Mac guidance for large deposit eligibility and verification requirements
	 Large deposits sourced back to a non-borrowing purchaser are considered a gift and must follow Freddie Mac gift fund requirements.
Assets/Gift Funds/Large	 On refinance transactions, the documentation or explanation for large deposits is not required; however, any borrowed funds, including any related liability, must be considered.
Deposits	rands, moldaling any related hability, must be concluded as
	Virtual Currency
	 Cryptocurrency/Virtual Currency may only be used as funds for closing and reserves if it has been exchanged into U.S. dollars and is held in a U.S. or state regulated financial institution. There must be sufficient documentation to verify that the funds originated from the borrower's cryptocurrency/virtual currency account. Acceptable documentation to use those funds includes the following:
	Documentation from Cryptocurrency exchange account verifying the borrower as the Legal Owner and not the
	nickname of the account, AND
	Previous borrower bank statement showing funds going into the same Cryptocurrency exchange account that the
	large deposit came from, OR
	1099-B/MISC from the same Cryptocurrency exchange account that the large deposit came from, plus the horrower's Tox Peturns reflecting the 1000 gain/less.
	borrower's Tax Returns reflecting the 1099 gain/loss
Assignment of Mortgages	All loans must be registered with MERS at time of delivery to Pennymac and a MERS transfer of beneficial rights and transfer of
Assignment of Mortgages	servicing right must be initiated by the Seller, to Pennymac Corp, LLC (#1009313), within 24-hours of purchase.
	Loop Deadust Advisor with "Accept" Decomposed tion is re-wired LDA A Mirror Off-wire is rest. Hered
AUS	 Loan Product Advisor with "Accept" Recommendation is required. LPA A Minus Offering is not allowed. Manual UW is not allowed.
	▼ <u>Ivianuai Uw is not alluweu</u> .

Borrower Eligibility and Occupancy	 U.S. Citizens Permanent resident aliens, with proof of lawful permanent residence Nonpermanent resident alien immigrants, with proof of lawful residence Properties vested in trusts are permitted for all occupancy types in accordance with Freddie Mac Trust guidelines At least one borrower must occupy the property secured by a Home Possible Mortgage as their primary residence. Non-Occupying Co-borrower allowed subject to: 1 Unit property only Max LTV/TLTV 95%, allowed to 105% TLTV with Affordable Second.
CEMA	 Refinance Only eMortgages are ineligible Lost Note Affidavits (LNAs) are not allowed for prior or current notes
Condominiums	 Refer to the Freddie Mac Selling Guide for complete guidance on condominium eligibility and project standard requirements. Streamlined Condo review allowed in accordance with Freddie Mac Guidelines Non-Del: New condos must comply with Fannie Mae-approved and Certified Project requirements. Evidence of the approval is required in the file. Freddie to Freddie rate and term refinances up to 80% LTV/TLTV may be eligible for a waiver of the project eligibility review. Documentation confirming Freddie Mac is the current owner and the current Freddie Mac loan number is required. Pennymac will not allow a project in which: (i) the HOA is named as a party to pending litigation/mediation/arbitration, or (ii) the project sponsor or developer is named as a party to pending litigation/mediation/arbitration that relates to the safety, structural soundness, functional use or habitability of the project. If it is determined that the reason for the pending litigation involves minor matters that do not affect the safety, structural soundness, functional use or habitability of the project, the project is eligible if the litigation/mediation/arbitration is limited to one of the following:

	Loan documentation with warranty type
	 HOA questionnaire Copies of applicable insurance policies
	A Little Control of the Control of t
Continuity of Obligation:	 When an existing mortgage will be satisfied as a result of a refinance transaction, one of the following requirements must be met: At least one borrower on the refinance mortgage was a borrower on the mortgage being refinanced; or At least one borrower on the refinance mortgage held title to and resided in the mortgaged premises as a primary residence for the most recent 12-month period and the mortgage file contains documentation evidencing that the borrower has been making timely mortgage payments, including the payments for any secondary financing, for the most recent 12-month period; or At least one borrower on the refinance mortgage inherited or was legally awarded the mortgaged premises by a court in the case of divorce, separation or dissolution of a domestic partnership
Credit	 All borrowers may have no credit score. Freddie Mac and LPA requirements must be met. Credit report inquiries dated within the previous 120 days: a letter from the creditor, or if such a letter is unobtainable, a signed statement from the borrower may be used to determine whether additional credit was obtained Must pay off any existing judgments or tax liens. Mortgage Payment History The mortgage payment history reflected on the credit report can be used to meet mortgage payment history requirements Non-Del: mortgages serviced by Pennymac: Use Pennymac servicing data to verify mortgage payment history for all mortgages regardless if they are the subject mortgage or other REO Lenders must warrant that repayment of the debt can be expected from the borrower and that there are no circumstances or conditions of which the lender is aware involving the mortgage, the mortgage If a borrower is not making payments on an existing mortgage at the time of application for a new mortgage. If a borrower is not making payments on an existing mortgage at the time of application for a new mortgage, it may be an indication that the borrower is experiencing a financial hardship that is preventing them from making their mortgage payments. The lender must also consider whether the borrower's circumstances will impact their willingness or ability to make the payments on the new mortgage. For student loans in deferment, forbearance or repayment, including income-driven plans, an amount greater than zero must be included in the DTI. If the monthly payment amount reported on the credit report is > zero, the monthly amount on the credit report must be used for qualification purposes (unless documentation supports a different amount > zero). For income driven plans, if documentation in the file indicates the borrower must recertify their income and/or the
	borrower has recertified their income and the future payment amount has been approved. The future payment amount must be greater than zero.

For borrowers with frozen credit, no more than one credit bureau can have fixed credit information. Ris Installment Agreements — must meet the following requirements: Signaproved: The payment associated with the installment agreement must be included in the calculation of the borrower's debt payment-fro-income ratio if there are more than 10 months of payments remaining under the agreement. The loan file must include a copy of the installment agreement approved by the IRS verifying the payment terms, including the monthly payment amount and balance. The loan file must contain documentation verifying that the borrower is not past due under the terms of the installment agreement. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. The remust be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. The application for the installment agreement reflecting the amount of taxes owed and requested payment terms must be documented in the loan file. The greater of the monthly payment amount requested by the borrower or the amount of taxes owed divided by 72 must be included in the DTI ratio. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. Non-Del only: No more than tow tax years may be on a reagowhere plan.		
borrower's debt payment-to-income ratio if there are more than 10 months of payments remaining under the agreement. * The loan file must include a copy of the installment agreement approved by the IRS verifying the payment terms, including the monthly payment amount and balance. * The loan file must contain documentation verifying that the borrower is not past due under the terms of the installment agreement. * There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement and it is pending IRS approval, the following requirements must be met: * The application for the installment agreement reflecting the amount of taxes owed and requested payment terms must be documented in the loan file. * The greater of the monthly payment amount requested by the borrower or the amount of taxes owed divided by 72 must be included in the DTI ratio. * There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. * Non-Del only. No more than two tax veasurs may be on a repayment plan. * Non-Del only. No more than two tax veasurs may be on a repayment plan. * Non-Del only. The than two tax veasurs may be on a repayment plan. * Non-Del only and the Index of the Tedde Mac Islams. * Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. * Non-Del Only. Disaster inspections may not be completed by the details. * Non-Del Only. Disaster inspections may not be completed by the details. * One year of tax returns is acceptable if allowed by LPA. * One year of tax returns is acceptable if allowed by LPA. * One year of tax returns is acceptable if allowed by LPA. * One year of tax returns is acceptable if allowed by LPA. * One year of tax returns is acceptable if allow		IRS Installment Agreements – must meet the following requirements:
Phenoan file must include a copy of the installment agreement approved by the IRS verifying the payment terms, including the monthly payment amount and balance. The loan file must contain documentation verifying that the borrower is not past due under the terms of the installment agreement. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement and it is pending IRS approval, the following requirements must be met: The application for the installment agreement reflecting the amount of taxes owed and requested payment terms must be documented in the loan file. The greater of the monthly payment amount requested by the borrower or the amount of taxes owed divided by 72 must be included in the DTI ratio. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. Non-Del only. No more than two tax years may be on a repayment plan. No specific waiting times with an LPA Accept, Idl derogatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac disaster policy located in the Seller's Guide for full details. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Ponce Pelonly: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA The production or sale of marijuana		borrower's debt payment-to-income ratio if there are more than 10 months of payments remaining under the
The loan file must contain documentation verifying that the borrower is not past due under the terms of the installment agreement. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement and it is pending IRS approval, the following requirements must be met: The application for the installment agreement reflecting the amount of taxes owed and requested payment terms must be documented in the loan file. The greater of the monthly payment amount requested by the borrower or the amount of taxes owed divided by 72 must be included in the DTI ratio. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. Non-DeI only: No more than two tax years may be on a repayment plan. Nospecific waiting times with an LPA Accept. All derogatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months' occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddle Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-DeI only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The		 The loan file must include a copy of the installment agreement approved by the IRS verifying the payment
There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. Pending IRS approval: When a borrower has applied for an installment agreement and it is pending IRS approval, the following requirements must be met: The application for the installment agreement reflecting the amount of taxes owed and requested payment terms must be documented in the loan file. The greater of the monthly payment amount requested by the borrower or the amount of taxes owed divided by 72 must be included in the DTI ratio. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. No specific waiting times with an IPA Accept. All derogatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection ompany. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Giff Funds/Large Deposits section for documentation requirements on fun		 The loan file must contain documentation verifying that the borrower is not past due under the terms of
Derogatory Credit Disaster Policy Disaster Policy Documentation Non-Del only: Vomb a december of the month of the park and the procure or see the see that the or indicated in the position or denote most payment or see the or discover or see that or or occupying bornovers. The bornover or the amount of taxes owed divided by 72 must be included in the DTI ratio. Non-Del only: No more than two tax years may be on a repayment plan. Non-Del only: No more than two tax years may be on a repayment plan. Non-Del only: No more than two tax years may be on a repayment plan. Pennymac with an LPA Accept All deorgatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Sitcoin or other cryptocurrencies See the Assets/Giff Funds/Large Deposits section for documentation requirements on funds used for closing/reserves th		 There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of
Perogatory Credit Disaster Policy Disaster Policy The application for the installment agreement reflecting the amount of taxes owed and requested payment terms must be documented in the loan file. The greater of the monthly payment amount requested by the borrower or the amount of taxes owed divided by 72 must be included in the DTI ratio. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. Non-Del only: No more than two tax years may be on a repayment plan. No specific waiting times with an LPA Accept. All derogatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only:		 Pending IRS approval: When a borrower has applied for an installment agreement and it is pending IRS approval,
divided by 72 must be included in the DTI ratio. There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement. Non-Del only: No more than two tax years may be on a repayment plan. No specific waiting times with an LPA Accept. All derogatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		 The application for the installment agreement reflecting the amount of taxes owed and requested
Pedral Tax Lien for the taxes owed under the installment agreement. Non-Del only. No more than two tax years may be on a repayment plan. No specific waiting times with an LPA Accept. All derogatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		
Derogatory Credit • No specific waiting times with an LPA Accept. All derogatory events must be reflected on the credit report in order for the LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months" occurs. • If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. • Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. • Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. • Documentation requirements determined by LPA • One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines • Income or assets derived from the following sources are ineligible for qualifying: • The production or sale of marijuana • Bitcoin or other cryptocurrencies • See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. • Non-Del only: Mon-Del only: Mon-Del only: VODs are not acceptable for asset documentation • Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		Federal Tax Lien for the taxes owed under the installment agreement.
Derogatory Credit LPA accept to be valid. To further clarify, an LPA Accept will remain valid unless a significant derogatory event "e.g. more than a 1 X30 mortgage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Giff Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		
than a 1 X30 mortgage late in last 12 months" occurs. If derogatory event is not reflected on credit report, or is not accurate, the loan must be manually underwritten. Pennymac does not purchase manually underwritten Freddie Mac loans. Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Giff Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		, , , , , , , , , , , , , , , , , , ,
Disaster Policy Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: YODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.	Dorogatory Cradit	
Disaster Policy Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.	Delogatory Gredit	
disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		
disaster. See Pennymac disaster policy located in the Seller's Guide for full details. Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		
Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not limited to, the original appraiser or a post-disaster inspection company. Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying:		
Documentation Documentation requirements determined by LPA Documentation on exact derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.	Disaster Policy	, , ,
Documentation requirements determined by LPA One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		
 One year of tax returns is acceptable if allowed by LPA and Freddie Mac guidelines Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence. 		not inflited to, the original appraiser of a post-disaster hispection company.
 Income or assets derived from the following sources are ineligible for qualifying: The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence. 		
Documentation The production or sale of marijuana Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		· · · · · · · · · · · · · · · · · · ·
Documentation Bitcoin or other cryptocurrencies See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.	Documentation	
 See the Assets/Gift Funds/Large Deposits section for documentation requirements on funds used for closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence. 		·
closing/reserves that originated from a cryptocurrency account. Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence.		···
 Non-Del only: Handwritten Verification of Mortgages (VOM) or Verification of Rents (VOR) are not eligible Non-Del only: VODs are not acceptable for asset documentation Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence. 		
 Non-Del only: <u>VODs are not acceptable for asset documentation</u> Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence. 		
 Current housing payment for non-occupying borrowers. The borrower must document their current housing payment with one of the following when they do not own a primary residence. 		
one of the following when they do not own a primary residence.		· · · · · · · · · · · · · · · · · · ·
o Direct verification of rent from a management company, or		one of the following when they do not own a primary residence.
		Direct verification of rent from a management company, or

	Direct verification of rent from an individual landlord (supported by two months of cancelled checks or other
	evidence of two months payments), or O Copy of the current fully executed lease agreement (supported by two months of cancelled checks or other
	evidence of two months payments), or
	Six months of canceled checks or bank statements supporting consistent payment in the amount used in
	qualifying
	Note: Regardless of AUS documentation requirements, all documentation submitted with the loan file is subject to review and may be
	used for qualification purposes.
	Down Payment Assistance is allowed as long as the assistance is provided by a government entity or a non-profit
Down Dowment Assistance	organization that is affiliated with a government entity. Evidence of the terms and provider must be included in the loan file
Down Payment Assistance	and must meet Freddie Mac requirements.
	Employer assistance is acceptable in accordance with Freddie Mac guidelines.
	PennyMac will only purchase the following products:
	○ Fixed Rate, up to 30 Year term.
	o Agency SOFR ARMs:
	■ 5/6: 2/1/5 caps, qualifying rate: greater of fully indexed rate* or note rate + 2%**
	• 7/6: 5/1/5 caps, qualifying rate: note rate ***
	• 10/6: 5/1/5 caps, qualifying rate: note rate ***
	 ***Exception: ARMs in IL, MA, MD (Purchase only), NM and PA require qualifying at the greater of the Note rate or the fully indexed rate. The LPA qualifying rate may need to be adjusted to comply with this
	requirement.
	Please refer to selling guide section 4401.8 for additional information
	* Fully indexed rate = index rate + margin
	**An "Accept" recommendation by LPA may differ from the eligibility for the purpose of meeting QM
Eligible Mortgage Products	requirements. The APR calculation for 5/6 ARMs requires the use of the maximum interest rate that would
	apply during the first five years as the interest rate for the full term of the loan. As a result, all loans must also
	meet QM requirements regardless of the AUS eligible determination.
	o Margin of 2.75% to 3.0% are allowed
	Non-Del: Margin of 2.75% only.
	Agency 3/6 SOFR ARMs are not eligible
	One-time close construction not eligible The second of the second
	Enhanced LTV not eligible OUGER and a state of the state of t
	CHOICERenovation mortgages are not eligible Correct for taxes incurrence and mortgages incurrence are required above 80% LTV (00% in CA) or so required by
	 Escrow for taxes, insurance, and mortgage insurance are required above 80% LTV, (90% in CA), or as required by applicable state law.
	 Loans using the alternative LTV calculation are eligible for purchase subject to meeting all Freddie Mac requirements.
	Refer to the Freddie Mac Selling Guide for Mortgages Secured by Properties Subject to Resale Restrictions.
	eMortgages and eNotarization are eligible for Delegated correspondents only
	Lenders must be approved by Pennymac prior to delivering eMortgages, transactions closed using eNotarization or
aMartagaga 9 aNatarization	Remote Online Notarization (RON)
	Lenders are responsible for ensuring eMortgage loans are delivered in accordance with all requirements in the Pennymac
eMortgages & eNotarization	Correspondent Group eMortgage Guide, including but not limited to the following:
	o State eligibility; and
	Product eligibility; and
	o Transaction eligibility; and

	eNotarization eligibility; andRON eligibility
	· ·
	Employment and income documentation must comply with the requirements of Loan Product Advisor or the Freddie Mac Seller Guide if not addressed by LPA:
Employment/Income Verification	 For salaried employees Pre-closing verification (PCV, previously known as verbal verification of employment) must be completed within 10 business days prior to the note date. For self-employed borrowers the PCV must be completed within 120 days prior to the note date. For borrowers in the military, a military Leave and Earnings Statement dated within 120 days prior to the note date is
	 acceptable in lieu of a verbal verification of employment. Provide a written analysis of the income used to qualify the borrower on the Transmittal Summary or like document(s) in the file. An Income Analysis must be completed for self-employed borrowers. Assets as a basis of qualification is acceptable in accordance with Freddie Mac.
	 Mortgage Credit Certificates (MCCs) The amount of the MCC tax credit may be considered as qualifying income in accordance with the following requirements:
	 The amount used as qualifying income must be calculated as follows: (Mortgage amount) x (Note Rate) x (Mortgage Credit Certificate rate %) divided by 12
	 The amount used as qualifying income cannot exceed the maximum Mortgage interest credit permitted by the IRS The Mortgage file must contain a copy of the: MCC
	 Seller's calculation of the amount used as qualifying income history of receipt of MCC tax credit is not required.
	 Housing Choice Voucher Homeownership Program income (commonly known as Section 8 for homeowners) paid via Housing Assistance Payments (HAPs) are an acceptable source of income.
	Borrowers with employment and income commencing after the note date:
	 Primary employment with base, non-fluctuating salaried earnings;
	Eligible for One Unit Primary Residence purchase only;
	Borrower may not be employed by a family member or by an interested third party;
	Lender must include a copy of the offer of employment or contract that: Lender must include a copy of the offer of employment or contract that:
	 Is fully executed and accepted by the Borrower; Is non-contingent or provide documentation, such as letter or e-mails, from the employer verifying all contingencies have been cleared;
Employment and Income	 Includes the terms of employment, including but not limited to, employment start date and annual base non-fluctuating earnings;
commencing after the note date	 The Lender's written analysis must confirm employment contracts are reasonably common to the particular employment field, industry and/or region
	 One of the following: The borrower's employment must begin within 60 days after the note date, and the borrower must have adequate
	income and/or liquid assets to pay the monthly housing expense and other monthly liabilities between the Note Date and the employment start date; OR
	A paystub supporting income used to qualify must be included in the file at time of delivery to Pennymac.
	The borrower a minimum of 6 months PITIA reserves in addition to all other required reserves; I and an application of 10 day POV verifying the towns of the affect letter or application of the part of the affect letter or application of the part of the
	 Lender must provide a 10-day PCV verifying the terms of the offer letter or employment contract have not changed. Option Two not allowed

Escrow Holdbacks	 Escrow holdbacks are allowed in accordance with Freddie Mac guidelines including, but not limited to: A post funding stipulation for a copy of a 1004D confirming completion will be placed on loans where the appraisal is "subject to" improvements. A post funding stipulation for a final title policy endorsement that ensures the priority of the first lien will be required on any loan where the appraisal is "subject to" improvements. A copy of the escrow agreement will be required that states how the escrow account will be managed and how the funds will be disbursed. Non-Del Only: New Construction only Weather related repairs only
	 Settlement Agent must administer escrow account and disbursement of funds 150% of repair estimate to be escrowed
Financing Concessions	 Financing concessions for primary residences must be within the following allowable percentages: 9% of value with LTV/TLTV ratios less than or equal to 75% 6% of value with LTV/TLTV ratios greater than 75% up to and including 90% 3% of value with LTV/TLTV ratios greater than 90% Note: Financing concessions paid by Freddie Mac, as the property seller for transactions involving the sale of Freddie Mac REO properties are not subject to the above maximum financing concession limits. In all cases, the requirements for use of financing concessions continue to apply i.e., the concessions must not exceed the borrower's actual closing costs. Selling Guide section 5501.5 Property Seller can pay up to 12 months future HOA dues per Freddie Mac's guidelines. Amount of HOA dues must meet IPC limits. See Freddie Mac 4204.3 for additional information.
Funds to Close: Acceptable Sources	 In addition to standard Freddie Mac eligible sources, the following sources are eligible to use as funds to close: Gifts or grants from the Lender as originating lender are not an eligible source of funds. See FHLMC Lender Letter 9/2016 for additional information. For purchase transactions proceeds from an unsecured loan from an Agency, a Related Person, Community Savings System, and Lender. Must meet the following requirements:

Funds to Close: Borrower Contribution	Property Type	Home Possible LTV/TLTV/HTLTV ≤ 80%	Home Possible Mortgages with LTV/TLTV/HTLTV >80% ≤ 95%	Home Possible Mortgages with LTV, TLTV or HTLTV ratios >95%
	1-unit	None	None	None
	2- to 4-unit	None	3%	3%
Funds to Close: Cash on Hand	is not borrowed and could be The Mortgage file contains the A completed same information number. Copies of six direct verification recurring oblitions. A credit report credit report Copies of threst source of Boused in an enemal An updated of accounts or a cash on hand. The Mortgage file must have Evidence that funds for the doin a financial institution or are	udes, and can support, that the Borrow saved by the Borrower. The following documents supporting the Exhibit 23, Monthly Budget and Residuation, confirming that the total months amonths' cash receipts (e.g., rent or unations or wire transfers) meeting the rigations, including the payment of revirt, obtained at the time of loan applications, including the payment of revirt, obtained at the time of loan applications and statements for any open of the months' statements for any open o	wer is a cash-basis individual are Lender's conclusion: dual Analysis Form, or another ly residual income available for tility receipts) or other alternate equirements of Section 5202.2 rolving and installment debt, are ation, meeting the requirement lines. The revolving account that reveal count the explained and document one week before closing that detection that approximates, or early uses checking, savings or sang Costs, Prepaids/Escrows are	document containing the r savings is a positive ive documentation (e.g., 2(b) to verify that e customarily paid in s of Section 5203.1. The ash advances are not the red (i.e., a cash advance bes not show any new exceeds, the amount of similar accounts.
High-Cost / Higher Priced	 Establishment of an eresidence. Must meet all application on ARM 	High-Cost Loans Is (HPML) transactions are eligible for escrow account for taxes and insurant lable state and/or federal compliance is loans with an initial fixed rate period the greater of the note rate or the full	requirements. of less than seven years (7/6	on secured by a principal

Homeownership Education:

- At least one occupying Borrower must participate in a homeownership education program before the Note Date for purchase transactions when all occupying Borrowers are First-Time Homebuyers.
- Homeownership education must not be provided by an interested party to the transaction, the originating lender or by the Seller.
- Homeownership education programs may use different formats and require different lengths of time to complete. The following are acceptable:
 - Programs developed by HUD-approved counseling agencies, Housing Finance Agencies (HFAs) or Community Development Financial Institutions (CDFIs)
 - Homeownership education programs developed by mortgage insurance companies or other providers' programs that meet the standards of the National Industry Standards for Homeownership Education and Counseling (www.homeownershipstandards.com)
- As an alternative to the programs listed above, Freddie Mac's free financial literacy curriculum, CreditSmart, meets the homeownership education requirements, provided:
 - The Borrower completes the on-line Credit Smart Steps to Homeownership Tutorial, which includes Module 1 (Your Credit and Why It is Important), Module 2 (Managing Your Money), Module 7 (Thinking Like a Lender), Module 11 (Becoming a Homeowner), and Module 12 (Preserving Homeownership: Protecting Your Investment)
 - The financial literacy curriculum is not provided by an interested party to the transaction, the originating lender or by the Seller
- A copy of Exhibit 20, Homeownership Education Certification, or another document (such as the CreditSmart Steps to Homeownership certificate of completion) containing comparable information must be retained in the Mortgage file.
- Landlord education (2- to 4-unit Primary Residences)
 - Purchase Transaction -- At least one qualifying Borrower must participate in a landlord education program before
 the Note Date. Landlord education must not be provided by an interested party to the transaction, the originating
 lender or the Seller.
 - A copy of a certificate evidencing successful completion of the landlord education program must be retained in the mortgage file
 - Refinance Transactions Landlord education is not required but is recommended for Borrowers who have not
 previously attended a program.

Income: Boarder	Rental income from a 1-unit Primary Residence may be considered as stable monthly income (as defined in FHLMC Section 5301.1) provided it meets the requirements in Section FHLMC 5306.1 or the following: Connection with Borrower. The person providing the rental income and the Borrower: Have resided together for at least one year Will continue residing together in the new residence, and The person providing the rental income provides appropriate documentation to evidence residency with the Borrower (i.e., copy of a driver's license, bill, bank statement, etc., that shows the address of that person to be the same as the Borrower's address) The person providing rental income is not obligated on the mortgage and does not have an ownership interest in the mortgaged premises. The person is not the borrower's spouse or domestic partner. Rental payment. Rental income from the person residing in the Mortgaged Premises: Has been paid to the Borrower for the past 12 months on a regular basis Can be verified by the Borrower with evidence showing receipt of regular payments of rental income to the Borrower for at least nine of the past 12 months (i.e., copies of cancelled checks) Must be averaged over 12 months for qualifying purposes when fewer than 12 months of payments are documented Does not exceed 30% of total income used to qualify for the Mortgage The Mortgage file must contain a written statement from the Borrower affirming: The source of the rental income The fact that the person providing the rental income has resided with the Borrower for the past year and intends to continue residing with the Borrower in the new residence for the foreseeable future
Income: Limits	The borrower's qualifying income converted to an annual basis must not exceed 80% of the area median income (AMI) for the location of the mortgaged premises.
Loan Purpose: Purchase and Rate & Term Refinance	 Purchase No Cash-Out/Rate & Term Refinance The refinance mortgage being paid off must have a note date no less than 30 days prior to the note date of the no cash-out refinance, and evidence must be documented in the loan file. Proceeds can be used to pay off a first mortgage. Proceeds can be used to pay off or pay down any junior liens related to the purchase of the subject property Proceeds can be used to pay off an existing first lien mortgage that includes a deferred balance A deferred balance that is a second lien is not eligible for a no cash-out refinance Pay related closing costs and prepaid items Disburse cash out to the borrower (or any other payee) up to the greater of 1% of the new refinance mortgage or \$2,000. For cases in which title to the property is held by a limited liability company (LLC) or limited partnership (LP), At least one borrower must have been the majority owner or had control of the LLC or LP since the date the property was acquired by the LLC or LP, and Title must be transferred from the LLC or LP into the borrower's name on or before the note date. All refinance transactions must meet Continuity of Obligation requirements

Loan Purpose: Ineligible Transactions	Intra-family purchases as a means to obtain cash-out for the seller while avoiding cash-out qualifications and pricing are not eligible transactions. These types of transactions may seem to meet Agency guidelines, they are not bonafide purchase transactions and therefore not eligible for purchase by Pennymac. Unacceptable transactions of this type may have some or all of the following characteristics: • Gift of equity from the seller • Large amount of seller credits • Family member remaining in the home and on title after the "purchase" • Seller unable to qualify for a cash-out transaction of their own
Mortgage Insurance	 Coverage percentage per Freddie Mac requirements. Full or reduced coverage is allowed. Acceptable MI Types: Borrower Paid Monthly Borrower Paid Single Premium Financed: Gross LTV cannot exceed Pennymac's program maximum Split Premium Lender Paid Single Premium Reduced MI Unacceptable MI Types: Lender Paid Monthly Lender Paid Monthly Lender Paid Annual Borrower Paid Annual Any MI type not listed as acceptable For properties in NY To determine if MI is required on a purchase transaction, base the LTV calculation on the Appraised Value only instead of the lower of Appraised Value or Sales price. When MI is required based on the above calculation, determine the level of MI required by using the standard LTV calculation (lower of Appraised Value or Sales price).
Occupancy	Primary Residence - 1-4 units
Open-End (30 Day) Accounts	 For 30-day accounts (i.e., accounts that require the balance to be paid in full monthly): Verify sufficient funds¹ to cover balance, in addition to funds required for closing and reserves and exclude from DTI, or Document payment amount and include in DTI. Acceptable documentation may include a monthly statement or credit supplement showing the payment amount. 5% of balance may not be used as a default payment. ¹ The source of funds must be from an eligible source as described in Freddie Mac Guide section 5501.
Power of Attorney (POA)	An individual employed by or affiliated with any party to the loan transaction e.g., title insurer, settlement agent etc. is not eligible as a POA.

Property; Eligible Types	 Single Family Detached Single Unit Single Family Attached Single Unit 2-4 Unit Attached/Detached PUDs Low-rise and High-rise Condominiums (must be Freddie Mac eligible) Rural Properties (in accordance with agency Guidelines, loans must be residential in nature) Leaseholds Manufactured Homes – refer to the Freddie Mac Manufactured Home Product Profile for all requirements. The more restrictive of the loan program guidelines apply.
Property Ineligible Types	 Non-Del: New condos that are not PERS approved Mobile Homes Cooperatives Condotels Hotel Condominiums Timeshares Working Farms and Ranches Unimproved Land Property currently in litigation Land Trust, including Community Land Trust Mortgages and Illinois Land Trust Condition Rating of C5/C6 or a Quality Rating of Q6.
Property: Maximum Number of Financed Properties	The occupying borrower(s) must not have an ownership interest in more than two financed residential properties, including the subject property, as of the Note Date.
Property Flipping Policy (Properties resold within 180 days of purchase)	 Properties that involve a re-sale that occurred within the last 180 days that have a non-arm's length relationship between the buyer and seller and an increase in value are prohibited. Lenders must pay particular attention and institute extra due diligence for those loans in which the appraised value is believed to be excessive or where the value of the property has experienced significant appreciation in a short time period since the prior sale. Pennymac believes that one of the best ways lenders can reduce the risk associated with excessive values and/or rapid appreciation is by receiving accurate appraisals from knowledgeable, experienced appraisers. Pennymac recommends an additional value product to support the subject appraised value in instances of greater than 20% appreciation.
Ratios	 The maximum DTI is 50% with an LPA Accept. Loans with DTI exceeding 50% regardless of AUS decision are ineligible.
Recently Listed Properties	 No Cash-Out Transaction - The subject property must not be currently listed for sale. It must be taken off the market on or before the disbursement date of the new mortgage loan. Borrowers must confirm their intent to occupy the subject property (for principal residence transactions). Note: If the property was listed in the prior 30 days to the application date, the Early Pay-off (EPO) provision will be extended to 1 year.

Rental Income Calculation	 Follow guidelines in FHLMC 5306 relative to rental income calculation Rent loss insurance is not required. Refer to the Freddie Mac Selling Guide for information on rental income from an ADU on a 1-unit primary residence.
Reserves	 Reserves must be based upon the full monthly payment amount for the property. Verify all reserves required by LPA.
Seasoning	Please refer to the Pennymac Seasoned Loan Policy located in the Pennymac Seller Guide for requirements and loan-level price adjustments.
State Restrictions	 Texas 50 (a)(6) refinance mortgages are eligible with Pennymac Seller Approval: Owner-Occupied, 1 unit only Maximum 80% LTV/TLTV 2% fee restriction in accordance with Texas Constitution Full appraisal required No new secondary financing Loans must comply with Freddie Mac and Texas Constitution requirements Power of Attorney allowed in accordance with Texas requirements.
Tax Transcripts	 Tax transcripts for the most recent one year are required for all self-employed borrowers whose income is used to qualify. If only non-self-employed income is used to qualify, transcripts are not required. When tax transcripts are provided, they must support the income used to qualify. A properly executed 4506-C is required for all transactions except when the loan file contains tax transcripts. If tax transcripts are not available (due to a recent filing for the current year) a copy of the IRS notice showing "No record of return filed" is required along with documented acknowledgement receipt (such as IRS officially stamped tax returns or evidence that the return was electronically received) from the IRS and transcripts from the previous year.
Temporary Interest Rate Buy downs	Allowed subject to the following: • Max total interest rate reduction of 3%, max increase per year of 1% (e.g.1/0,1/1, 2/1, and 3/2/1 buydowns) • Maximum 3 year to reach standard note rate • Minimum 660 FICO • Fixed rate & 7/6 and 10/6 ARMs only • 1-2 units only • Manufactured Homes are ineligible • Must qualify at the standard note rate without benefit of the buydown • Must meet all other applicable Freddie Mac requirements, including but not limited to qualification, documentation of buydown, and funding of buydown.

Title

- Loans with private transfer fee covenants are ineligible. Transfer fee covenants exempted from this requirement are fees
 paid to any homeowner associations, condominiums, cooperatives, and certain tax-exempt organizations that use such
 private transfer fee proceeds to benefit the property. Fees that do not directly benefit the property are subject to the above
 rule, and would disqualify mortgages on the property from being originated by Pennymac. (FHFA Final Ruling 12 C.F.R.
 Part 1228)
- Attorney Opinions of title are not acceptable.

Seller shall deliver loans that were originated in accordance with the Freddie Mac Single Family Selling Guide unless otherwise noted in the Pennymac Seller's Guide.

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.