

LOAN PROGRAM:	
LOCK-IN/REGISTRATION:	
MINIMUM MORTGAGE:	
MAXIMUM MORTGAGE:	3
MAXIMUM LTV/CLTV:	3
ADDITIONAL CONSIDERATIONS:	3
AGE OF DOCUMENTS:	
APPLICATION:	
APPRAISAL REQUIREMENTS:	
ARM INDEX:	
ARM INITIAL INTEREST RATE CAPS:	
ARM INTEREST RATE CEILING:	-
ARM INTEREST RATE FLOOR:	
ARM MARGIN:	•
ARM RATE ADJUSTMENT:	
ASSUMABILITY:	
BORROWERS ELIGIBILITY:	
BORROWERS INELIGIBLE:	
BUYDOWNS (TEMPORARY):	
CASH RESERVES:	
CLOSING DOCUMENTS:	
CO-BORROWER(S):	
CONTINUITY OF OBLIGATION:	
CONVERSION OF PRINCIPAL RESIDENCE:	
CREDIT:	
CURRENT PRINCIPAL RESIDENCE PENDING SALE:	
DISCLOSURES:	
DOCUMENTATION:	
DOWN PAYMENT REQUIRED:	
LP® INFORMATION:	
ESCROW HOLDBACKS:	
ESCROW WAIVERS:	
GEOGRAPHIC RESTRICTIONS:	
GIFTS:	
INTEREST ONLY OPTION:	
LIMITATIONS ON REAL ESTATE OWNED:	
MORTGAGE INSURANCE:	
MORTGAGE INSURERS APPROVED:	
NEW CONSTRUCTION:	
NON-OCCUPYING BORROWER:	
OCCUPANCY:	
POWER OF ATTORNEY:	
PREPAYMENT PENALTY:	
PROPERTY TYPES ELIGIBLE:	
PROPERTY TYPES INELIGIBLE:	
RATIOS:	
REFINANCES:	
RELOCATION OR TRAILING CO-BORROWER:	
RIGHT OF OWNERSHIP:	
SALES CONCESSIONS:	
SUBORDINATE FINANCING:	-
TITLE REQUIREMENTS:	
TITLE VESTING:	
UNDERWRITING SUBMISSION PROCEDURE:	



LOAN PROGRAM:

- Freddie Mac® fixed rate product provides for a fixed interest rate and level payments for the life of the loan.
 - ➤ **High Balance (Super Conforming)** Loans must meet permanent high balance parameters. Refer to **LOCK-IN/REGISTRATION** section for additional considerations.
 - ➤ HomePossible http://www.freddiemac.com/homepossible/
- The underwriting information contained is intended for use in conjunction with Freddie Mac®:
 - Guides (http://www.freddiemac.com/sell/guide/)
 - and
 - <u>Bulletins (http://www.freddiemac.com/sell/guide/bulletins/); News (http://www.freddiemac.com/singlefamily/news/); & subscribed to Bulletins (http://www.freddiemac.com/singlefamily/news/subscribe.html)</u>
 - Website (http://www.freddiemac.com/)
 - High Balance (Super Conforming) (http://www.freddiemac.com/singlefamily/mortgages/super_conforming.html); High Balance (Super Conforming) Fact Sheet (http://www.freddiemac.com/singlefamily/mortgages/super_conforming_791.pdf); & Freddie Mac Allregs. Refer to https://www.freddiemac.com/singlefamily/mortgages/super_conforming_nhtml); etcling the shape of the shape
- Wintrust® Mortgage herein referred to as WM.

LOCK-IN/REGISTRATION:

- Blue Connect / Optimal Blue Tips:
 - ➤ Loan Type Conforming.
 - Amortization 15, 20, & 30 years. Odd terms 10 30 years available upon request.
 - ➤ High Balance (Super Conforming) 15, 20 or 30 years.
 - Loan limits click here (http://www.freddiemac.com/sell/selbultn/limit.htm).
 - Federal Housing Finance Agency click here (http://www.fhfa.gov/Default.aspx?Page=185).
 - > Loan Program Labels:
 - FH Conf 15 Fxd
 - FH Conf 20 Fxd
 - FH_Conf_30_Fxd
 - FH Conf 30 Fxd 2-1 BUYDOWN
 - FH Conf 5/1 LBR 2/2/5
 - FH_Conf_7/1_LBR_5/2/5
 - FH Conf 10/1 LBR 5/2/5
 - High Balance (Super Conforming):
 - FH_Conf_15_Fxd_HB
 - FH_Conf_20_Fxd_HB
 - FH Conf 30 Fxd HB
 - -FH Conf 5/1 LBR 2/2/5 HB
 - FH_Conf_7/1_LBR_5/2/5_HB
 - FH_Conf_10/1_LBR_5/2/5_HB
 - Home Possible
 - FH HomePossible 30 Fxd
 - Home Possible Advantage
 - FH HomePossibleAdv 30 Fxd
 - FH_HomePossibleAdv_20_Fxd
 - FH HomePossibleAdv 15 Fxd

MINIMUM MORTGAGE:

None.



MAXIMUM MORTGAGE:

- Currently published <u>FHLMC™ loan limits</u>.
- High Balance (Super Conforming) For each transaction you must go to the Federal Housing Finance Agency (FHFA) website to
 determine if your property is eligible for the higher loan limits. Refer to LOCK-IN/REGISTRATION section for additional
 considerations.
- Refer to Freddie Mac Allregs for additional considerations.

MAXIMUM LTV/CLTV:

- Refer to Eligibility Matrix (http://www.freddiemac.com/sell/factsheets/ltv_tltv.htm).
 - High Balance (Super Conforming) Eligibility Matrix (http://www.freddiemac.com/singlefamily/mortgages/docs/Updated LTVs superconforming.pdf) & Freddie Mac Allregs. Refer to LOCK-IN/REGISTRATION section for additional considerations.
- Refer to Freddie Mac Allregs for additional considerations.

ADDITIONAL CONSIDERATIONS:

- Freddie Mac Exclusionary List Freddie Mac® maintains the list to protect the integrity of its Mortgage purchase and servicing functions. Persons or entities whose conduct presents an undue risk of loss to Freddie Mac®, as determined by Freddie Mac® in its sole discretion, may be placed on the list, in which case they are prohibited from doing business with Freddie Mac®, either directly or indirectly. WM will consider the loan ineligible.
- Refer to Freddie Mac Allregs for access and additional considerations.
- Non-Arm's Length Transactions 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. WM allows non-arm's length transactions for the purchase of existing properties. For newly constructed properties, if the Borrower has a relationship or business affiliation (any ownership interest, or employment) with the builder, developer, or seller of the property, WM will only purchase mortgage loans secured by a primary residence. WM will not originate or purchase mortgage loans on newly constructed homes secured by a second home or investment property if the Borrower has a relationship or business affiliation with the builder, developer, or seller of the property.
- Home Possible Home Possible is a Freddie Mac initiative that is based on income levels.
 - http://www.freddiemac.com/homepossible/
 - Affordable Income and Property Eligibility
- Home Possible Advantage
 - See **GEOGRAPHIC RESTRICTIONS** section for ineligible markets.
 - Fixed rate only.
 - High Balance and ARM products are not eligible.
 - 1 unit primary residences only.
 - Purchase and Rate/Term only. (No cash-out refinancing)
 - Min 620 credit score.
 - Reserves Per AUS.
 - Homeownership education is required for first-time homebuyers for purchase transactions.
 - Other: Must comply with all other requirements of Freddie Mac Home Possible Advantage and Freddie Mac selling guide.
- Mortgage Credit Certificates (MCC) allowed.

AGE OF DOCUMENTS:

- APPRAISAL:
 - > 120 days for existing property and new construction. *The age of the Appraisal is measured from the date of the Note and mortgage.* Refer to Freddie Mac Allregs for additional considerations.
 - Appraisal Forms <u>Click here</u>.



- Appraisals reported on Forms 70 (Uniform Residential Appraisal Report), 2055 (Exterior-Only Inspection Residential Appraisal Report), 465 (Individual Condo Unit Appraisal Report), and 466 (Exterior-Only Inspection Individual Condo Unit Appraisal Report) must be completed in accordance with the UAD Specification (9/1/11). Click here for more details.
- **CREDIT**:
 - Existing Construction maximum age of credit documents is 120 days.
 - New Construction maximum age of credit documents is 120 days.

Note: The age of the document is measured from the date of the document to the date the Note is signed.

Credit Documents include: Credit Report, Employment Documentation, Income Documentation, and Asset Documentation.

APPLICATION:

- A fully complete and signed IRS Form 4506-T must be signed and dated at application and at closing for each Borrower on the loan regardless of income source or employment.
- Tax Return Transcripts:
 - No tax return transcripts are required when all income information used to decision the file is made up exclusively of wage earner income reported on a W2, unless required by the AUS.
 - Seller to request and include the most recent years 1040 tax return transcripts for all other transaction, <u>unless more</u> required by the AUS.

APPRAISAL REQUIREMENTS:

- As determined by Loan Prospector® (LP®) findings.
- Interior photographs are required on all interior inspections:
 - Kitchens
 - All bathrooms
 - Main living area
 - > Any physical deterioration (if applicable)
 - Recent updates if applicable (i.e. restoration, remodel or renovation)
- Refer to AGE OF DOCUMENTS section.
- Properties with rental income, including 2-4 unit with borrower occupying one unit as a primary
 - Follow Freddie Mac Documentation Guidelines Rental Matrix
- Property Inspection Alternative (PIA) Ineligible.
- Property Inspection Waiver (PIW) Ineligible.
- Refer to <u>Freddie Mac Allregs</u> for additional considerations.
- As defined by the Agencies, the **Property Condition** will have a rating of **C1 thru C6** and the **Quality of Construction** will have a rating of **Q1 thru Q6**. Refer to the <u>UAD Field-Specific Standardization Requirements</u> for the definitions for each of these ratings.
 - ➤ In Freddie Mac® <u>Bulletin 2011-10</u> and Fannie Mae® <u>Announcement SEL-2011-06</u>, the Agencies each announced their property eligibility and Appraisal requirements resulting from the UAD Condition and Quality ratings, including but not limited to:



Fannie Mae		Freddie Mac		
Condition Ratings		Condition Ratings		
C1-C5	Eligible provided in 'as is' condition.	C1-C4	Eligible provided in 'as is' condition.	
C6	Eligible for delivery provided any deficiencies that impact the safety, soundness, or structural integrity of the property are repaired.	C5-C6	Eligible if all issues that caused the property be rated as such are cured.	
Quality Ratings		Quality Ratings		
Q1-Q5	Eligible provided in 'as is' condition.	Q1-Q5	Eligible provided in 'as is' condition.	
Q6	Eligible for delivery provided any deficiencies that impact the safety, soundness, or structural integrity of the property are repaired.	Q6	Eligible if all issues that caused the property be rated as such are cured.	

- As made apparent in the table above, the Agencies do not align. In order to obtain investment quality loans, Wintrust® Mortgage will adopt the more conservative Agency policy regardless of AUS.
 NOTE: Escrows for completion ineligible with a Condition Rating of C5 or C6 and a Quality Rating of Q6. Repairs must be completed prior to closing.
- HVE Variance (High Value Flag) To be approved by WM's Collateral Underwriting Department.
- PROCEDURE FOR APPRAISALS ON PROPERTIES IN A DISASTER AREA:
 - If property was appraised <u>prior</u> to the disaster you must obtain a Catastrophic Disaster Area Inspection Report (CDAIR) <u>prior</u> to closing. Appraiser must provide an addendum stating "I have reviewed the subject property and noted no damage, deferred maintenance, adverse affect on value or marketability related to the recent severe weather."
 - If the Appraiser indicates damage, the extent of the damage must be addressed, and completion of any repairs needed to ensure that the property is "safe, sound and sanitary" will be required. A new full Appraisal is required.
 - If a property is appraised <u>after</u> the disaster, you must obtain an interior and exterior inspection even if the AUS <u>or</u> loan program has offered a more streamlined property inspection.
 - Non-standard Appraisals (1075/466, 2055 or 2075/2070) are **not** allowed for a minimum of one (1) year after the disaster.
 - Refer to FEMA website.
 - > Verify the Borrowers place of employment has not been negatively impacted by these events.
- HIGH BALANCE (Super Conforming):
 - > An interior/exterior Appraisal is required.
 - > Refer to Freddie Mac Allregs, LOAN PROGRAM, and LOCK-IN/REGISTRATION section for additional considerations.

ARM INDEX:

• Libor

ARM INITIAL INTEREST RATE CAPS:

- 5/1 2%
- 7/1 & 10/1 5%

ARM INTEREST RATE CEILING:

• 5% above the note rate

ARM INTEREST RATE FLOOR:

• Margin

ARM MARGIN:

• 2.25



ARM RATE ADJUSTMENT:

- 5/1 2%
- 7/1 & 10/1 2%

ASSUMABILITY:

- Fixed Not allowed.
- ARM Assumable

BORROWERS ELIGIBILITY:

- U.S. Citizen.
 - Permanent Resident Aliens Provide Alien Registration Card if Borrower is not living in the U.S. Refer to <u>Freddie Mac Allregs</u> for additional considerations.
- Non-Permanent Resident Aliens:
 - Must be a legal resident of the U.S. as evidenced by Social Security Number.
 - Borrower must be employed in the U.S.
 - Refer to Freddie Mac Allregs for additional considerations.

BORROWERS INELIGIBLE:

- Foreign Diplomats with diplomatic immunity.
- Foreign Nationals.
- ITIN (Individual Taxpayer Identification Number).

BUYDOWNS (TEMPORARY):

- 30 year Fixed.
- Purchase transaction only.
- 1 Unit primary residence only.
- High Balance ineligible.
- ARM products ineligible.
- Buydown period cannot exceed 24 months.
- Total annual increase cannot exceed 1% per 12-month intervals. (2-1 Buydown)
- Maximum buydown is 2%.
- Borrowers must be qualified at the Note Rate.
- Refer to Allregs for additional considerations.

CASH RESERVES:

- If reserves are entered into Loan Prospector® (LP™) they must be documented.
- 1 Unit (Primary Residence) None.
- **2-4 Unit (Primary Residence)** Six (6) months PITI for subject property.
- **Second Home** Two (2) months PITI for subject property and two (2) months PITI for each other financed Second Home and/or 1-4 Unit Investment property that the Borrower owns and/or is obligated on.
- **1-4 Unit (Investment)** Six (6) months PITI for subject property and two (2) months PITI for each other financed Second Home and/or 1-4 Unit Investment property that the Borrower owns and/or is obligated on.
- Rate and term refinances have no reserve requirement unless needed as a compensating factor. Refer to Rate/Term
 Refinance sub-section of the <u>REFINANCE</u> section for additional considerations.
- The cash out on a cash-out refinance may not be used to meet the reserve requirement.
- Sweat Equity Refer to GIFT section.
- Refer to Freddie Mac Allregs for additional considerations.



CLOSING DOCUMENTS:

- Please follow State/Federal Requirements and Fannie/Freddie guidelines.
 - Seller disbursement over \$5,000 must be explained excluding Title Commitment lien payoff, Real Estate Commissions and Taxes.
 - All Files sent to Investor Delivery located in Rosemont, IL, must have full Title Commitment. Short form policies cannot be used in lieu of the title commitment.
 - ➤ If New York CEMA must comply with Freddie Mac Selling guide.
 - Must close using Wintrust Mortgage approved attorney.
 - See Tools section of Correspondent website.

CO-BORROWER(S):

- Permitted.
- Refer to Non-Occupying Co-Borrower section.
- Refer to Freddie Mac Allregs for additional considerations.

CONTINUITY OF OBLIGATION:

- When an existing Mortgage will be satisfied as a result of a refinance transaction, one (1) of the following requirements must be met:
 - At least one (1) Borrower on the refinance Mortgage was a Borrower on the Mortgage being refinanced; or
 - At least one (1) Borrower on the refinance Mortgage held Title to and resided in the Mortgaged Premises as a Primary Residence for at least twelve (12) months and the Mortgage file contains documentation evidencing that the Borrower, either:
 - Has been making timely Mortgage payments, including the payments for any secondary financing, for the most recent twelve (12) month period; **or**
 - Is a Related Person to a Borrower on the Mortgage being refinanced; or
 - At least one (1) 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.

CONVERSION OF PRINCIPAL RESIDENCE:

- PURCHASE OF A NEW PRIMARY RESIDENCE AND THE CONVERSION OF THE EXISTING PRIMARY RESIDENCE TO A SECOND HOME OR INVESTMENT PROPERTY:
 - Second Home:
 - If the Borrower is converting a Primary Residence to a Second Home, and purchasing a new Primary Residence, the following requirements must be met:
 - The amounts of both the housing payment of the residence being converted to a Second Home and the subject Mortgage must be included the monthly debt payment-to-income ratio in accordance with the requirements in Freedie Mac Allregs
 - 1-Unit to an Investment Property:
 - If the Borrower is converting their 1-unit Primary Residence to an Investment Property and purchasing a new Primary Residence, the following requirements must be met:
 - The rental income must be documented with a copy of the fully executed lease and, in addition, the receipt of a security deposit from the tenant with evidence of the deposit into the Borrower's designated account.

NOTE: 2-4 Units refer to <u>Freddie Mac Allregs</u> for additional considerations.



CREDIT:

- As determined by Loan Prospector® (LP®), never below 620.
 - > One (1) occupant Borrower with a credit score and one (1) occupant Borrower without a credit score is eligible with AUS approval and all the following conditions are met:
 - The property is a one (1) unit, Primary Residence, and all Borrowers will occupy the property.
 - The transaction is a purchase or rate/term (no cash-out) refinance.
 - Borrowers without a usable credit score are **not** self-employed.
 - The Borrower with traditional credit and a credit score is contributing more than 50% of the qualifying income.
 - Price adjustments may apply, contact Secondary Marketing at secondary@wintrustmortgage.com.
- A tri-merged credit report was requested.
- Although credit scores may be generated if a repository's file includes only one (1) Tradeline, Underwriter must not use any FICO score based on fewer than three (3) Tradelines. This is important both to ensure that the credit score is adequately indicative of a Borrower's credit reputation and to ensure fairness for Borrowers in using Credit Scores to evaluate their overall credit reputation.
- To identify the underwriting score, you must use the middle/lower method. It is the method used by Loan Prospector® and is most predictive of the Borrower's overall credit reputation.
 - If three (3) usable credit scores are obtained for a Borrower, the Underwriting Score for that Borrower is the one (1) with the middle value. For example, if the credit scores are 660, 656, 640, the single credit score selected by the Underwriter would be 656. When there is a duplicate score, the Underwriter would select that score to be the Underwriting Score. If the credit scores for a Borrower are 660, 660 and 640, the Underwriter would select 660.
 - If two (2) usable credit scores are obtained for a Borrower, the Underwriting Score for that Borrower is the lower of the two (2) FICO scores.
 - > If only one (1) usable credit score is obtained for a Borrower, that credit score is the Underwriting Score.
 - For multiple Borrowers choose the lowest underwriting score.
 - ► High Balance (Super Conforming) All Borrowers must have a FICO. Refer to Freddie Mac Allregs, LOAN PROGRAM, and LOCK-IN/REGISTRATION section for additional considerations.
 - section for additional considerations.
- Non-Traditional Credit Ineligible.
- Refer to Freddie Mac Allregs for additional considerations.
- Adverse or Derogatory Credit The significance of the derogatory information has already been considered by Loan Prospector® and the Borrower's credit reputation has been deemed acceptable. However, if evidence of a short sale is disclosed on a credit report or contained elsewhere in the file, the requirements for significant adverse or derogatory information caused by extenuating circumstances and financial mismanagement require manual underwrites and therefore are ineligible for this program. Loan will need to be originated under a government program.
- Refer to Freddie Mac Allregs for additional considerations.
- Refer to Bulletin 2010-19 for additional consideration.



SIGNIFICANT DEROGATORY CREDIT EVENTS WAITING PERIOD REQUIREMENTS:

DEROGATORY EVENT Bankruptcy (other than a Chapter 13 Bankruptcy) Bankruptcy Chapter 13	WAITING PERIOD REQUIREMENTS** 48 months from the discharge or dismissal date 24 months after the discharge date
	48 months from the dismissal date
Deed-in-Lieu of Foreclosure and Preforeclosure Sale	48 months from the execution date
Foreclosure	84 months from the completion date as reported on the credit report
Multiple Bankruptcy Filings in the Past Seven (7) Years	60 months from the most recent discharge or dismissal date
Other Significant Adverse or Derogatory Credit Information	48 months from the most recent significant adverse or derogatory credit information
Short Sale	48 months from the completion date

^{**} Refer to Freddie Mac Allregs for additional considerations.

CURRENT PRINCIPAL RESIDENCE PENDING SALE:

- If the Borrower's current Primary Residence is pending sale and the sale will not close before the Mortgage Note Date, or for Mortgages for Newly Constructed Homes, the Effective Date of Permanent Financing, the following requirements must be met:
 - The amount of both the housing payment on the residence that is pending sale and the amount of the payments on the subject Mortgage must be included in the monthly debt payment-to-income ratio in accordance with the requirements in Freedie Mac Allregs
- You do not need to include the amount of the payment on the property pending sale in the monthly debt payment-to-income ratio when the Mortgage file contains all of the following documentation:
 - > The Borrower's executed non-contingent sales contract for the previous residence, and
 - A Lender's commitment to the buyer of the previous residence (if the executed sales contract includes a financing contingency).

DISCLOSURES:

• Follow State/Federal Requirements.

DOCUMENTATION:

- Loans closing on or after June 16th, 2017 must follow new Loan Product Advisor messages.
- Loan Prospector® (LP®) will dictate level of documentation required depending on the overall risk evaluation of the loan.
- Regardless of AUS findings, a full written VOE is not sufficient in itself to document income, and at least one paystub must be included with the credit package.
- Employment and income commencing after the Note Date allowed Refer to section 5303.2 and Freddie guides for additional considerations.
- W-2 transcripts in lieu of actual W-2 forms for W-2 borrowers only Not eligible if rental, self employment or others sources of income/expense is known.



Verification of Employment

- Required within 10 calendar days prior of the Note on W2 Borrowers.
- Required within 30 days prior of the note via CPA letter or business license lookup from a government agency for Self-Employed Borrowers per section 37.22 of Freddie guide.
- Rental Income Refer to Freddie Mac Allregs.
 - When rental income is not used to qualify, the expected market rent must be documented according to agency guidelines and included on the 1008. The Comparable Rent Schedule (1007) is only necessary when rental income is being considered for qualification.
- Self-Employed Income Refer to Freddie Mac Allregs.
- Refer to Freddie Mac Allregs for additional considerations.
- Loan Prospector® Documentation Matrix.

DOWN PAYMENT REQUIRED:

- 5% from Borrower's own funds Second Home and Investment.
- Investment Property Must come from Borrower's own funds.
 - High Balance (Super Conforming) Refer to <u>Freddie Mac Allregs</u>, <u>LOAN PROGRAM</u>, and <u>LOCK-IN/REGISTRATION</u> section for additional considerations.
- Sweat Equity Ineligible source of funds for the down payment, closing costs, or reserves.

LP® INFORMATION:

- Loans must be run through Loan Prospector® (LP®). All loans must receive an "Accept" dated prior to closing date.
 - Loans submitted for purchase must follow the documentation requirements of the most recent LP Feedback Certificate, regardless of the original classification.
 - > All loans must be properly verified of Income, Liabilities and Assets regardless of AUS findings or LTV.
 - ➤ <u>ALL</u> Rate/Term Refinance loans run through LP® cannot be designated as "Open Access" (Freddie Mac® version of Fannie Mae® DU Refi Plus™). If LP® findings indicate "Open Access" loan is ineligible for this program.
- A loan that receives an LP® Caution or A-Minus recommendation may <u>not</u> be submitted to DU® to see if it could receive an
 acceptable finding or recommendation from the other AUS system.
- Manual Underwriting Ineligible.
- **High Balance (Super Conforming)** must be ran through Loan Prospector (LP®) and receive an "Accept". Refer to <u>LOCK-IN/REGISTRATION</u> section for additional considerations.

ESCROW HOLDBACKS:

- Allowed for weather related items:
 - > Do not affect livability.
 - Must be completed within 120 days.
- A final completion certificate from the Appraiser upon completion.

ESCROW WAIVERS:

- Refer to Blue Connect or Optimal Blue for price adjustments.
- To permit escrow waivers, subject to the mortgage documents and applicable law, the waiver must not be based solely on the LTV ratio of a loan, but also on whether the Borrower has the financial ability to handle the lump-sum payments of taxes and insurances i.e. Borrowers with blemished credit histories or first-time homebuyers.
- If escrowing, HO6 must be escrowed (if applicable).
- Private mortgage insurance premiums must always be escrowed, unless single premium.
- For established escrow account flood insurance must be escrowed, if required.



GEOGRAPHIC RESTRICTIONS:

- Florida Broward, Miami-Dade and Monroe county ineligible.
- **Nevada** Ineligible
- Texas Cash-out refinances not permitted. Borrower cannot receive any cash back.
- **Hawaii** Properties in Lava zones 1 & 2 ineligible.
- California San Bernardino & Riverside counties.
- New York CEMA Allowed with approved WM Attorney (Contact correspondent rep for more details).
- Home Possible Advantage
 - Program prohibited in cities that are in declining markets based on FHFA Metropolitan Index which we list below.
 - Ineligible Markets as of 2/21/18:
 - None

GIFTS:

OWNER/OCCUPIED

- Relatives
- All LTVs allowed

SECOND HOME:

- Relatives.
- ➤ If the LTV/CLTV is 80% or less, the entire down payment may be a gift.

INVESTMENT:

- > Not permitted.
- A gift letter signed by the donor. Including the door information on the application will no longer be sufficient asset documentation. Refer to Bulletin 2011-7.
- Refer to Freddie Mac Allregs for additional considerations.
- **Gift of Equity** Permitted for Primary Residence and Second Home purchases. The acceptable donor and minimum Borrower contribution requirements apply. Refer to Freddie Mac Allregs for additional considerations.
- Sweat Equity Sweat Equity is credit for labor performed or material furnished by the Borrower on the Mortgaged Premises.
 Credit will not be given for Sweat Equity unless there is at least a 5% down payment in cash or one of the types of other Equity described in this subsection (Refer to Freddie Mac Allregs). Such credit must be fully explained and verifiable. Any labor performed or any material furnished must be completed in a skillful, workmanlike manner in order to support the appraised value. Completion in a skillful, workmanlike manner must be certified by the Appraiser.

INTEREST ONLY OPTION:

N/A.

LIMITATIONS ON REAL ESTATE OWNED:

• Each Borrower individually and all Borrowers collectively must not own and/or be obligated on more than six (6) 1-4 financed properties including the subject property when the subject property is a Second Home or Investment Property.



MORTGAGE INSURANCE:

STANDARD COVERAGE

LTV	≤ 20 YEAR TERM	>20 YEAR TERM
90.01 – 95%	25%	30%
85.01 – 90%	12%	25%
80.01 – 85%	6%	12%

HIGH BALANCE (Super Conforming):

- Standard MI.
- Upfront Single Premium LPMI eligible.
- Monthly LPMI and any Financed MI ineligible.
- Refer to Freddie Mac Allregs, LOAN PROGRAM, and LOCK-IN/REGISTRATION section for additional considerations.

MORTGAGE INSURERS APPROVED:

- Genworth.
- MGIC.
- National MI.
- Radian.
- UG.
- Essent.
- Arch MI.

NEW CONSTRUCTION:

- Refer to Freddie Mac Allregs (Conversion of Construction-to-Permanent Financing) for additional considerations.
- Refer to Freddie Mac Allregs for additional considerations.

NON-OCCUPYING BORROWER:

- Permitted when the LTV is <95%.
- Refer to Freddie Mac Allregs for additional considerations.

OCCUPANCY:

- Primary Residence.
- Second Home.
- Investment Property.
- Refer to <u>Freddie Mac Allregs</u> for additional considerations.

POWER OF ATTORNEY:

- Not eligible with loans closed in a trust.
- POA must be dated/appointed on or before the execution of any document executed using the POA.
- The security instrument, note and all other closing documents must be signed exactly as appointed on POA.
- Notary section correct including: State, County, Date, Borrower name, Notary's signature, Notary expiration, Notary seal.
- No POA allowed for loans with one Borrower.
- At least one (1) Borrower must be present at closing.

PREPAYMENT PENALTY:

N/A.



PROPERTY TYPES ELIGIBLE:

- 1-4 Units.
- 2-4 Units (Owner-Occupied).
- Condominiums Refer to Guides for additional considerations.
- Condominiums Pending Litigation Case-by-Case basis. Contact condosupport@wintrustmortgage.com.
- PUDS Refer to Guides for additional considerations.

PROPERTY TYPES INELIGIBLE:

- Co-Ops.
- Renovation.
- Manufactured Homes.
- Condo-Hotels / Condotels
- Non-Warrantable Condos.
- Leaseholds.
- Agricultural
- Loans secured by properties located in Non-Participating Communities or Coastal Barrier Resource Systems Areas.

RATIOS:

- As determined by Loan Prospector[®].
- Refer to Bulletin 2010-19 for additional consideration.
- Fixed Qualify at Note rate.
- 5/1 ARM No less than the greater of the Note rate + 2 percentage points or the fully indexed rate
- 7/1 and 10/1 Note Rate for Mortgages that are not higher-priced covered transactions as defined in Regulation Z, 12 C.F.R. 1026.43(b) (HPCTs) or the Greater of the note rate or fully indexed rate if transaction is Higher Priced. (See Guide section 30.16)

REFINANCES:

• ALL REFINANCES:

- The refinance Mortgage must comply with <u>Guides</u> (Maximum LTV, TLTV, & HTLTV).
- When an existing Mortgage will be satisfied as a result of a refinance transaction, one (1) of the following requirements must be met:
 - At least one (1) Borrower on the refinance Mortgage was a Borrower on the Mortgage being refinanced; or
 - At least one (1) Borrower on the refinance Mortgage held Title to and resided in the Mortgaged Premises as a Primary Residence for at least twelve (12) months and the Mortgage file contains documentation evidencing that the Borrower, *either*:
 - Has been making timely Mortgage payments, including the payments for any secondary financing, for the most recent twelve (12) month period; *or*
 - Is a Related Person to a Borrower on the Mortgage being refinanced; or
 - At least one (1) 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.
- Refer to the Guides for additional considerations.

RATE/TERM (NO CASH-OUT) REFINANCES:

- The refinance Mortgage must comply with the <u>Guides</u> (Maximum LTV, TLTV, & HTLTV).
- Freddie Mac® has updated their policy regarding seasoning of a no cash-out refinance when the loan being refinanced was a purchase money mortgage, the mortgage being refinanced must have a Note date at least 120 days prior to the Note date of the new no cash-out refinance. Refer to Bulletin 2011-2.



- A "no cash-out" refinance Mortgage is a Mortgage for which the proceeds may be used only to:
 - Pay off the first Mortgage, regardless of its age; for Construction Conversion Mortgages, the amount of the Interim Construction Financing secured by the Mortgaged Premises is considered an amount used to pay off the first Mortgage. However, paying off unsecured liens or construction costs paid by the Borrower outside of the secured Interim Construction Financing is considered cash-out to the Borrower, if above the \$2,000 or 2% of loan amount limit.
 - Pay off any junior liens secured by the Mortgaged Premises that were used in their entirety to acquire the subject property.
 - Pay related Closing Costs, Financing Costs and Prepaids/Escrows.
 - Disburse cash out to the Borrower (or any other payee) not to exceed 2% of the new refinance Mortgage or \$2,000, whichever is less.
- Freddie Mac® has updated their policy regarding the need to verify funds on refinances. Refer to Bulletin 2011-2.
- Refer to the <u>Guides</u> for additional considerations.

• CASH-OUT REFINANCES:

- > The refinance Mortgage must comply with the <u>Guides</u> (Maximum LTV, TLTV, & HTLTV).
- > Texas Not eligible. Borrower cannot receive any cash back.
- A cash-out refinance Mortgage is a Mortgage in which the use of the loan amount is not limited to specific purposes.
- At least one (1) Borrower must have been on the title to the subject property for at least six (6) months prior to the Note Date, exceptions:
 - o If at least one borrower on the cash-out refinance mortgage either inherited or was legally awarded the subject property.
 - o In a case where a Settlement/Closing Disclosure Statement is required, a trustee's deed is acceptable if a Settlement/Closing Disclosure Statement was not used for purchase transaction.
- A Mortgage placed on a property previously owned free and clear by the Borrower is always considered a cash-out refinance Mortgage.
- > Refer to the Guides for additional considerations.
- Freddie Mac® revised their requirements to allow a cash-out refinance when the property was purchased free and clear of liens and the Borrower has not been on the Title to the subject property for at least six (6) months prior to the Note date, provided the underlying purchase transaction and the cash-out refinance mortgage meet specific requirements.
 - Click here to review Bulletin.
 - Click here to review revised Section 24.6 of their guides.

• SPECIAL PURPOSE CASH-OUT:

- > The refinance Mortgage must comply with the Guides (Maximum LTV, TLTV, & HTLTV).
- Refer to the Guides for additional considerations.

RELOCATION OR TRAILING CO-BORROWER:

• The use of trailing secondary wage earner income is not allowed.

RIGHT OF OWNERSHIP:

• Fee simple.

SALES CONCESSIONS:

- Must be disclosed and acknowledged on the Appraisal.
- Seller contributions cannot be applied to the Borrower's minimum down payment requirement.
- Lesser of the sales price or appraised value.
- The prepayment of HOA dues must come from the Builder or Builder agent.
- The maximum allowable sales incentive (Realtor commission, finders fee, etc.) is limited to 8% of the sale price.



• PRIMARY RESIDENCE OR SECOND HOME:

- 3% Maximum for LTV/TLTV >90%.
- ➤ 6% Maximum for LTV/TLTV >75% <90%.</p>
- > 9% Maximum for LTV/TLTV ≤75%.

• INVESTMENT PROPERTY:

2% Maximum.

HIGH BALANCE (Super Conforming):

- ➤ Primary Residence & Second Home 3% regardless of LTV/TLTV.
- ➤ Investment 2%.
- ➤ Refer to LOCK-IN/REGISTRATION section for additional considerations.

SUBORDINATE FINANCING:

Refer to the Guides (Maximum LTV, TLTV, & HTLTV).

PURCHASES:

- For financing other than HELOCs, the maturity date or amortization basis of the junior lien must not be less than five (5) years after the Note Date of the first lien Mortgage delivered to Freddie Mac®, unless the junior lien is fully amortizing. If the junior lien contains a balloon or call provision within the five (5) year period, the first lien Mortgage is ineligible for purchase.
- > The terms of the secondary financing must provide for regular monthly payments sufficient to meet the interest due; interest may not accrue.
- Secondary financing that is a HELOC must meet the requirements set forth below:
 - With respect to the maturity date for Mortgages with a HELOC, the terms of the HELOC may provide for a balloon or call option within the first five (5) years after the Note Date of the First Lien Mortgage.
 - For Loan Prospector® Mortgages, the Seller must submit both the limit of the Home Equity Line of Credit and the disbursed amount of the Home Equity Line of Credit to Loan Prospector.
- > Refer to the <u>Guides</u> for additional considerations.

• REFINANCES:

- Freddie Mac[®] will purchase first lien refinance Mortgages with existing junior liens (including home equity lines of credit) that are not paid off from the proceeds of the refinance Mortgage if the following requirements are met:
 - The existing junior lien must be subordinated to the first Mortgage established by the refinance.
 - The junior lien must have scheduled payments sufficient to meet the interest due.
- Terms of any secondary financing must be disclosed to the Appraiser and to the MI. The terms of the secondary financing that must be disclosed include, but are not limited to, the Note Rate and the institution or individual providing the financing.
- The Seller may not indicate a value needed to support the transaction, or provide any information to the appraiser about an expected loan-to-value ratio.
- Payments on the secondary financing must be included in the Borrower's monthly housing expense.
- Refer to the Guides for additional considerations.

TITLE REQUIREMENTS:

- Short Form Title policy allowed and encouraged (Title Commitment still required).
- The title policy and/or preliminary title report must include a minimum six (6) months history of property ownership from the effective date of the policy or preliminary report.

TITLE VESTING:

- Individual.
- Joint Tenants.
- Tenants in Common.
- Inter Vivos Revocable Trust (Living Trust).
 - Refer to the <u>Guides</u> for additional considerations.



UNDERWRITING SUBMISSION PROCEDURE:

- Loans must be run through Loan Prospector® (LP®). All loans must receive an "Accept" dated prior to closing date.
- Loan Prospector® Feedback Messages —To review a complete list of updates to Loan Prospector® (LP®) Feedback Messages click here. LP is being updated to provide detailed income documentation feedback messages.
- CORRESPONDENT Non-Delegated:
 - > <u>ALL</u> credit packages must be submitted to <u>correspondent@wintrustmortgage.com</u>. Please be sure to include the appropriate Underwriting Checklist Submission Document from our Correspondent website.
- CORRESPONDENT:
- Lenders with delegated underwriting authority may underwrite this product FNMA Form 1008 must be signed by the Underwriter. *Third party contract underwriting ineligible refer to Bulletin #11-0607-C*.