

MAXIMUM LTV / CLTV

	Primary Residence											
	Purchase, Rate & Term Refinance						Cash-Out Refinance					
Property Type	LTV/CLTV*	Maximum Loan Amount	Minimum Credit Score	Months Reserves**	Max DTI	Property Type	LTV/CLTV*	Maximum Loan Amount	Minimum Credit Score	Maximum Cash-Out	Months Reserves**	Max DTI
	85	2,000,000	740	12	43%	1-Unit SFR, PUD, Condo,					12	
1-Unit SFR, PUD,	80	2,500,000	720		45%		75	2,500,000	720	500,000		45%
Condo,	70	3,000,000	740	12			65	3,000,000	740			4576
	70	2,000,000	680				65	2,000,000	680			
	80	2,000,000	740				75	2,500,000	720		12	
2 4 Units	75	2,500,000	720	40	45%	2.411545	65	3,000,000	740	E00.000		45%
2-4 Units	65	3,000,000	740	12	45%	2-4 Units	65	2,000,000	680	500,000		45%
	65	2,000,000	680									

*LTV/CLTV Restrictions

- All LTV/CLTV reductions are cumulative.
- Reduce LTV/CLTV by 5% for properties located in CT & IL, 10% for properties located in NJ.
- Cash-Out Refinance: for property owned Free & Clear where the property was granted to borrower and owned ≥ 6months, max LTV/CLTV =50%. See Loan Purpose –Refinance Transactions.
- 1 Unit SFR, PUD, or Condo with Property Condition C4. See Property Eligibility.
- Florida Condominiums, See <u>Condominiums and PUDs</u>.

**Additional Reserves

- Add 2 additional months PITIA for each additional financed property.
- See Credit Credit Report, Credit Score and Trade Line Requirements.
- See Current Residence Pending Sale or Conversion.
- Maximum of 36 months required, including subject property.



	Second Home													
	Purchase, Rate & Term Refinance						Cash-Out Refinance							
Property Type	LTV/CLTV*	Maximum Loan Amount	Minimum Credit Score	Months Reserves**	Max DTI	Property Type	LTV/CLTV*	Maximum Loan Amount	Minimum Credit Score	Maximum Cash-Out	Months Reserves**	Max DTI		
	75	2,500,000	720		45%				75	2,500,000	720			
1-Unit SFR, PUD, Condo	65	3,000,000	740	12		1-Unit SFR, PUD, Condo	65	3,000,000	740	500,000	12	45%		
	65	2,000,000	680				65	2,000,000	680					

Investment Property													
	Purchase, Rate & Term Refinance						Cash-Out Refinance						
Property Type	LTV/CLTV*	Maximum Loan Amount	Minimum Credit Score	Months Reserves**	Max DTI	Property Type	LTV/CLTV*	Maximum Loan Amount	Minimum Credit Score	Maximum Cash-Out	Months Reserves**	Max DTI	
	75	2,500,000	720		45%	1-Unit SFR, PUD, Condo	70	2,500,000	720	500,000	12		
1-Unit SFR, PUD, Condo	65	3,000,000	740	12			60	3,000,000	740			45%	
Sonas	65	2,000,000	680				60	2,000,000	680				
	70	2,500,000	720		45%		65	2,500,000	720	500,000	12		
2-4 Units	60	3,000,000	740	12		2-4 Units	55	3,000,000	740			45%	
	60	2,000,000	680				55	2,000,000	680				

*LTV/CLTV Restrictions

- All LTV/CLTV reductions are cumulative.
- Reduce LTV/CLTV by 5% for properties located in CT & IL, 10% for properties located in NJ.
- Cash-Out Refinance: for property owned Free & Clear where the property was granted to borrower and owned ≥ 6months, max LTV/CLTV =50%. See Loan Purpose Refinance Transactions
- 1 Unit SFR, PUD, or Condo with Property Condition C4. See Property Eligibility.
- Florida Condominiums, See Condominiums and PUDs.

**Additional Reserves

- Add 2 additional months PITIA for each additional financed property.
- See <u>Credit Credit Report, Credit Score and Trade Line Requirements</u>
- See <u>Current Residence Pending Sale or Conversion</u>
- Maximum of 36 months required, including subject property



7 years seasoning on BK – Chapter 7, 11, and 13)

ACCESS JUMBO PRODUCT CODES								
Product Name	Product Code	Qualifying Rate						
ACCESS JUMBO FIXED 30	J30-082	Qualify at Note rate based on fully amortizing P&I payment over 30 years						

ACCESS JUMBO PROGRAM HIGHLIGHTS

•	Loans up to \$3,000,000 (per matrix)	•	Properties up to 10 acres allowed
•	Up to 85% LTV (Primary Residence)	•	Owner occupied, 2nd homes, and Investment properties allowed
•	DTI up to 45% (LTV 80% and under)	•	Fully Amortizing Fixed Rate 30-year term
•	DTI up to 43% (LTV 85%)	•	No pre-payment penalties

KEY PROGRAM REQUIREMENTS

- Underwriting Type: This loan program is eligible for Delegated and Non-Delegated underwriting.
- Manual Underwriting Only: No automated underwriting system (AUS) is used for this program.
- **Documentation Type:** Most recent two year's full documentation. See <u>General Income Requirements Documentation</u>.
- Residual Income: All Primary Residence, Second Home and Investment transactions require a minimum monthly household residual income ≥ \$3,000. See Residual Income section.
- Minimum Loan Amount for Program: The minimum loan amount for this program is the maximum Fannie Mae General Loan Limit (standard conforming limit in effect on the loan application date) + \$1.
- *Additional LTV/CLTV Restrictions:

Credit scores down to 680

All LTV/CLTV reductions are cumulative.

7 years seasoning foreclosure, short sale, or DIL

- State and Geographic: Maximum allowed LTV/CLTV is reduced by 5% for properties located in CT & IL, 10% for properties located in NJ.
- Cash-Out Refinance: For properties owned Free & Clear where the property was granted to borrower, e.g., inherited, and has been owned by the borrower for at least 6 months Max LTV/CLTV = 50%.
- o 1 Unit SFR, PUD, or Condo with Property Condition C4. See Property Eligibility.
- o Florida Condominiums: See Condominiums and PUDs
- **Additional Reserve Requirements:
 - Additional Financed Properties: Add two additional months' reserves for each additional financed property owned (other than subject property). Additional reserves are calculated on the PITIA of each non-subject property.
 - Depth of Credit History: See Credit Report. Credit Score and Trade Line Requirements for additional reserve requirements.
 - Pending Sale or Conversion: See Current Residence Pending Sale or Conversion for additional reserve requirements.
 - o Maximum of 36 months required, including subject property. See <u>Assets Reserves</u> for details.
- State and Geographic Restrictions: See State and Geographic Restrictions for requirements by property state. Note: Texas (a)(6), Texas (f)(2), New York properties, and 2-4 unit properties in New Jersey are not eligible.
- Where this Program Guide is silent, follow the relevant sections of the Fannie Mae Single Family Selling Guide in effect as of the date of the loan application.

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TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
General Underwriting Standards	 Manual Underwriting Only: No automated underwriting system (AUS) is used for this program. Where this Program Guide is silent, follow the relevant sections of the Fannie Mae Single Family Selling Guide in effect as of the date of the loan application. Citations to certain sections of the Fannie Mae Single Family Selling Guide are provided herein as a convenience. Mortgage Insurance: Private mortgage insurance (PMI) is not required or allowed at any LTV.
Age of Loan, First Payment Date	 Credit documents must be less than four (4) months old on date the Note is signed, B1-1-03, Allowable Age of Credit Documents and Federal Income Tax Returns. Properties in Disaster Areas: Follow Fannie Mae requirements for age of documents when a property is in a declared disaster area granted individual assistance, B2-3-05 Properties Affected by a Disaster First Payment Date of the loan must be: No more than 62 days after the final closing disbursement date, and On the first calendar day of the month
Appraisal, Property Valuation (Also see <u>Appraisal Review and Secon</u> <u>Appraisal Requirements)</u>	 Appraisal Form: A full URAR appraisal report with interior and exterior inspection on the appropriate Fannie Mae form is required for all properties. Desktop appraisals and reduced inspection types, such as exterior-only inspections, and property inspection waivers are not allowed. Also see Appraisal Review and Second Appraisal Requirements. All appraisals must be fully compliant with the Appraisal Independence Rule and the ECOA Valuation Rule. General Requirements: Appraisals and appraisers must meet Fannie Mae requirements, B4-1, Appraisal Requirements, and the following requirements: All appraisals must be uploaded to the UCDP and receive a "successful" status and a Collateral Underwriter Risk Score, B4-1.1-06 Uniform Appraisal Dataset (UAD) and the Uniform Collateral Data Portal. Appraisers and supervisory appraisers appearing on the Fannie Mae AQM list as subject to 100% review or ineligible will render the appraisal ineligible. Appraisals generated for third parties are NOT eligible. Appraisal Age:



Access Jumbo Program Guidance / Matrix

TOPIC

ACCESS JUMBO PROGRAM GUIDELINES

• For all transactions: The following appraisal review and second appraisal requirements apply, based on transaction type and combined loan amounts, (first lien plus any subordinate liens), as follows:

Purchase Transactions						
If the combined loan amounts are:	Appraisal Requirements:					
≤ to \$2.000.000	One full URAR appraisal report with interior and exterior inspection on appropriate Fannie Mae form					
= 10 \$2,000,000	 Appraisal must be uploaded to the UCDP and receive a Collateral Underwriter Risk Score 					
	Two full URAR appraisal reports with interior and exterior inspection on appropriate Fannie Mae form					
> \$2,000,000	 The appraisal with the lower of the two values must be uploaded to the UCDP and receive a Collateral 					
	Underwriter Risk Score					
	Refinance Transactions					
If the combined loan amounts are:	Appraisal Requirements:					
≤ to \$1.500.000	One full URAR appraisal report with interior and exterior inspection on appropriate Fannie Mae form					
= 10 ψ1,300,000	 Appraisal must be uploaded to the UCDP and receive a Collateral Underwriter Risk Score 					
	Two full URAR appraisal reports with interior and exterior inspection on appropriate Fannie Mae form					
> \$1,500,000	 The appraisal with the lower of the two values must be uploaded to the UCDP and receive a Collateral 					
	Underwriter Risk Score					

Appraisal Review and Second Appraisal Requirements

Second Appraisal Requirements:

- The second appraisal must be completed by a different appraiser not affiliated with the original appraiser or appraisal company. A second appraisal ordered through the same AMC as the original appraisal is acceptable.
- The appraised value for underwriting purposes is the lower of the purchase price or the two appraisals.

Third Party Review Requirements:

- A Clear Capital Collateral Desktop Analysis (CDA) is required for all appraisals, regardless of CU Score.
- The following requirements apply for all transactions utilizing a Clear Capital Collateral Desktop Analysis (CDA):

If the CDA finding is:	Appraisal Review Requirements:
≤ 10% of the Appraised Value or the purchase price	The lower of the purchase price or appraised value is used to calculate the LTV/CLTV.
> 10% below the original appraised value of the property, or the finding is "Indeterminate"	Obtain both: Clear Capital Broker Price Opinion (BPO), and Clear Capital Value Reconciliation of Three Reports (Recon Form 3.0). The Value Reconciliation will take into account the original appraisal, CDA and BPO. The final value determined by Clear Capital will be used as the appraised value for the property.
> The appraised value	The lower of the purchase price or appraised value is used to calculate the LTV/CLTV

• **Prior Sale within 180 Days:** For purchase transactions, if there has been a sale or ownership transfer of subject property within the previous 180 days, see Property Flipping, Purchase Contract Assignments for additional appraisal review requirements.



TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
Asset Documentation	 For all transaction types, full asset documentation for all funds to close and reserves is required. For most asset types, this will include all pages of the most recent two months statements, the most recent quarterly statement, or a direct verification by a third-party asset verification vendor covering the same period. A Verification of Deposit (VOD) alone is not acceptable. Follow Fannie Mae requirements, B3-4, Asset Assessment for guidance for allowed funds, ineligible funds, allowable values, retirement accounts and guidance on large deposits. Also see Assets – Ineligible Assets. For direct verification by a third-party asset verification vendor, see B3-4.2-01, B3-4.2-01, Verification of Deposits and Asset. Also, see Interested Party Contributions and Lender Contributions For reserve requirements when there are multiple financed properties for the same borrower, see Assets - Reserves. Foreign Assets: Assets held in a foreign account may be used as a source of funds to close and to meet applicable reserve requirements subject to the following: Funds must be transferred to a United States domiciled account in the borrower's name. The transfer should occur within 30 days of closing, but in all cases 10 days prior to closing. Assets must be verified in U.S. dollar equivalency at the current exchange rate A copy of the two most recent statements of the foreign account to verify that funds are seasoned a minimum of 60 days
Assets – Ineligible Assets	 Private company stocks Stock options Non-vested restricted stock units Cash-out refinance proceeds from the subject property Non-financial assets (collectibles, stamps, coins, artwork, etc.) unless liquidated Assets titled in an irrevocable trust Custodial accounts Escrow accounts Qualified Tuition Plans or 529 Accounts Assets pledged as collateral on another loan Below investment grade corporate and municipal bonds Health Savings Accounts Non-liquidated cryptocurrencies, such as Bitcoin
Assets – Borrower Required Funds	 Primary Residence with LTV/CLTV > 80%: All of the down payment must come from the borrower's own funds. A minimum of 5% of the purchase price must come from the occupant borrower's own funds. Any remaining down payment in excess of 5% of the purchase price may come from a non-occupant co-borrower. These funds may not come from a gift. A borrower's real estate commission from the subject property cannot be used to satisfy the minimum down payment requirement. Closing costs, prepaid items, and financing costs may be in the form of acceptable Gift Funds. See Assets – Gift Funds Primary Residence with LTV/CLTV ≤ 80% without Subordinate Financing: All of the borrower's down payment may come from a non-occupant co-borrower. All of the borrower's down payment may be in the form of acceptable Gift Funds. See Assets – Gift Funds Closing costs, prepaid items, and financing costs may be in the form of acceptable Gift Funds. See Assets – Gift Funds All reserves must come from the borrower's own funds.

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TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
Assets – Gift Funds	 General Requirements for Use of Gift Funds: Eligible only on Primary Residence transactions. Gift funds are not allowed on Second Home and Investment Property transactions. Gift funds may not be used to meet reserve requirements Gift funds are not allowed on transactions with Non-Occupant Co-Borrowers Acceptable Donors: Eligible donors include a relative, defined as the borrower's spouse, child, or other dependent, or by any other individual who is related to the borrower by blood, marriage, adoption, or legal guardianship, a fiancée, or domestic partner. A gift from an eligible donor who has lived with the borrower for the last 12 months is considered the borrower's own funds and may be used to satisfy the minimum borrower contribution requirement if all individuals currently occupy or intend to occupy the subject property. Gift Documentation Requirements For gift documentation requirements and verification of donor availability of funds and transfer of gift funds, see B3-4.3-04, Personal Gifts
Assets – Business Funds	The use of business funds for down payment, closing costs and reserves is allowed for self-employed borrowers whose business is structured as a sole proprietorship, partnership, or corporation, including an S-corporation. The following requirements are applicable for self-employed borrowers using business funds: o Borrower(s) who are the sole proprietor or 100% owner of the business must provide three months' business bank statements evidencing ending balances for each month that are greater than the funds being used for the subject transaction. o If the borrower(s) own ≥ 50% but < 100% of the business the following is required: • A letter from a CPA or other third-party to evidence that the borrower has access to the funds and that the funds are not an advancement on future earnings, cash distributions or a loan, and; • A cash-flow analysis (Fannie Mae Form 1084 or similar form) o Borrowers who own < 50% of the business are not eligible to utilize business funds for the subject transaction. Business funds must be verified using standard documentation requirements. o All funds must be seasoned for at least 60 days. Any atypical or large deposits for the business must be sourced and fully documented along with an explanation letter.
Assets - Reserves	General Reserve Requirements: Minimum Months' Reserves: See the Product Matrix for minimum number of months reserves required. The minimum number of months' reserves is based on the subject property's PITIA, including payment for any secondary/subordinate financing. Additional Reserves: Additional Financed Properties: Add two additional months' reserves for each additional financed property owned (other than subject property). Additional reserves are calculated on the PITIA of each non-subject property. Depth of Credit History: See Credit Report, Credit Score and Trade Line Requirements for additional reserve requirements. Pending Sale or Conversion: See Current Residence Pending Sale or Conversion for additional reserve requirements. Maximum of 36 months required, including subject property. Proceeds from a cash-out refinance are eligible for reserves. Gift funds are not eligible for reserves.
Assets – 1031 Tax Deferred Exchanges	Transactions that are 1031 Tax Deferred Exchanges are eligible with the following restriction: o Investment property purchases only.



TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
Borrower Eligibility	Loans to One Borrower under the Access Jumbo and Access Express Program: Maximum exposure under both Access Jumbo and Express programs are limited to the lessor of 4 loans or combined loan amounts totaling \$4 million. For loans secured by Second Homes, the maximum loans to one borrower is (1) loan. All Borrowers must meet Fannie Mae and Access Jumbo Borrower eligibility requirements. B2-2 Borrower Eligibility. Including: Borrowers must be a natural pieson or an eligible Inter Viors Revocable l'Living' trust, 82-2 borrower Eligibility. (See Leasehold and Life Estates in this program guide.) Note: It title is taken in Inter Vivos trust, POA cannot be used. See Trusts in this program guide. Eligible Non-U.S. citizen borrowers must meet Fannie Mae requirements for no-U.S. citizens. 82-2-02 Non-U.S. Citizen Borrower Eligibility Requirements. All Borrowers must have a vaid social security number, B2-2-01, General Borrower Eligibility Requirements. Borrowers with an Individual Taxpayer Identification Number (ITTN) are not eligible. No Borrower is a Corporation, Limited Liability Company (LLC), partnership or other business entity, B2-2-01. Eligible Borrower Types are limited to: U.S. Citizens Permanent Resident Aliens nother Person(s) with diplomatic immunity or a Foreign Politically Exposed Person(s). Foreign Nationals Permanent Aliens or Other Person(s) with diplomatic immunity or a Foreign Politically Exposed Person(s). Foreign Nationals Permanent Resident Aliens or Other Non-Occupant Co-Borrowers: Permanent Resident Aliens or Other Non-Occupant Co-Borrowers: All Borrowers are not permitted. Up to two non-occupant co-borrowers are permitted. Subordinate financing is not permitted. Subordinate financing is not permitted. All Borrowers must also meet the following requirements: All Borrowers must also meet the following requirements: All Borrowers must also m



TOPIC	ACC	ESS JUMBO PROGRAM GUIDELINES						
	Non-U.S. Citizen Proof of Lawful Residency Documentation Red	quirements						
	Permanent Resident Alien	Non-Permanent Resident Alien:	Non-Resident Alien or Other					
Borrower Eligibility (Continued)	 Permanent Resident Card (USCIS Form I-551), referred to as a green card, without conditions ,or; Permanent Resident Card (USCIS Form I-551) with conditional right to reside, accompanied by a copy of the filed Petition to Remove Conditions on Residence (USCIS Form I-751) Any Permanent Resident Card that is due to expire within six months must be accompanied by a copy of an Application to Replace Permanent Resident Card (USCIS Form I-90) filing receipt. 	 See Access Jumbo Program Visa & EAD Eligibility Guide Matrix for a list of eligible Visa types and required documentation. For certain Visa types, an EAD is not issued, and therefore is not required. For example, E-2, E-3, H-1B, I, L-1, O, P or TN Visas. Certain EADs do not require a corresponding Visa. See Access Jumbo Program Visa & EAD Eligibility Guide Matrix for EADs that are eligible without a Visa. Visas and Employment Authorization Documents (EAD) must be unexpired at the time of loan closing or provide acceptable evidence of pending renewal or extensions. Borrowers with a derivative Visa type must also provide evidence of the validity of the primary Visa. 	Not Eligible					
Occupancy Types	See B2-1.1-01, Occupancy Types							
Compliance - Regulatory Compliance	 Ability to Repay Rule (ATR): All Mortgage Loans in this program, must meet the requirements of the "Ability to Repay" (ATR) Rule in 12 CFR \$1026.43(c)(2). Qualified Mortgage (QM) Status: Loans in this program are not required to be QM loans and are not required to meet the requirements in 12 CFR \$1026.43(e)(2). Appendix G: Loans in this program are not required to meet the Standards for Determining Monthly Debt and Income in Appendix Q. Homeownership Counseling Disclosure: A RESPA compliant Homeownership Counseling Disclosure must be provided with initial disclosures and documented in the loan file for all loans. High-Cost Limits: Loans exceeding any applicable federal, state or municipal High-Cost limits are not eligible (e.g. HOEPA). HPML-HPCT							



TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
Condominiums and PUDs	LHFS is responsible for determining that the projects meet all applicable Fannie Mae eligibility requirements. See B4-2, Project Standards. For requirements related to Condo Project Manager™ (CPM™) status, see Lender Letter (LL-2021-14) — Temporary Requirements for Condo and Co-op Projects for additional information. Loan File Must Include: Uniform Underwriting and Transmittal Summary, Form 1008/1077, or equivalent, identifying the type of project review completed. For condominium projects requiring a Full or Limited project review type, Fannie Mae Condominium Project Questionnaire Full Form (Fannie Mae Form 1076) or equivalent. Condominium Project Review — Fannie Mae review types eligible: Limited Review, See B4-22-01, Limited Review Process. Full Review (with or without Condo Project Manager™ (CPM™) - (See B4-22-02 and B4-22-03). FHA Project Review — See B4-22-05, FHA-Approved Condo Review Eligibility. Fannie Mae PERS — See B4-22-06, Project Eligibility Review Senzice (PERS). **Tiorida Condos: Additional eligibility restrictions, review requirements, and maximum LTV ratios apply, B4-2.1-01 Project Standards, B4-22-04 Geographic-Specific Condo Project Considerations. **Waiver of Project Review: Project review requirements in B4-2.1-02, Waiver of Project Reviews. Waiver of Project Reviews Expiration: Project reviews must meet the timeline requirement in B4-2.1-01, Expiration for Project Reviews. Ineligible Condominium Types and Project Types: Condominium projects must meet Fannie Mae requirements. See B4-2.1-03, Ineligible Projects for a list of ineligible project characteristics and related criteria. The following are not acceptable: Fannie Mae ineligible (non-warrantable) condo projects, such as the following project characteristics: Fannie Mae ineligible (non-warrantable) condo projects, such as the following project characteristics: Fannie Mae ineligible (non-warrantable) condo projects, such as the following project characteristics: Fannie Mae ineligible (non-warrantable) condo projects,
COVID-19 Requirements	Income:

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TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
Credit - Credit Report, Credit Score and Trade Line Requirements	 Credit Report: Residential Mortgage Credit Report (RMCR) or traditional tri-merge with applicable credit report supplements is required for all Borrowers. Frozen Credit: Credit reports may not have "frozen credit." if a Borrower unfreezes credit after the initial report is run, then a new 3-file merged credit report must be obtained. Fraud Aler Requirement: All credit reports must include FACT Act messages and at least one repository fraud alert product (i.e. Hawk, FACS+ or SAFESCAN). Alers must be resolved. Inquiries: Credit reports must list all inquiries made within the previous 90 days and a written explanation for all inquiries within 90 days is required. Depth of Credit History: All borrowers whose income is used to qualify must reflect one of the following options to generate a valid credit score as d efined:



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	Housing History & Housing	ng Payment History: As of the application date, at least one of the borrowers must have a fully documented, recent, consecutive, 24-months primary housing history.
		in 59 days of the Closing Date
	Housing History	Housing Payment History
	Mortgage Credit	Mortgage Payment History:
	History*	 Must be on the credit report, or, Private Party Loans: Documented by cancelled checks, bank statements, or evidence of electronic transfers (VOM alone is not sufficient), or Institutional Lender: Documented by cancelled checks, bank statements, or evidence of electronic transfers, or through a statement produced by the lender.
		Ratings: Inclusive of all liens regardless of position, and applicable to all mortgages on all financed properties, rating must indicate: 0 X 30 within the past 24 months
		See Credit - Significant Derogatory Credit Events and Trade-Lines for additional mortgage-related requirements.
	Renting	Rental Payment History:
Credit - Housing Payment History (Mortgage, Rent, or Borrower with Mortgage	-	 Credit report rating (if management company rates), or Management company Verification of Rents (VOR), or Cancelled checks, or
Payment History Living Rent Free)		Bank statements, or Evidence of electronic transfers.
1166)		Ratings:
		0 X 30 within the past 24 months.
	Living Rent Free	Living Rent Free includes situations where the borrower may have received a rent holiday, payments have lapsed due to divorce/separation, or other instances where the most recent 12/24-month housing history is not consecutive or complete.
		At least one of the borrowers must have a fully documented, recent, consecutive, 24-months primary housing history.
		Loans where all borrowers are living rent free and do not have a recent, consecutive, 24-month primary housing history are generally not eligible.
	Residential	Provide evidence that the property is free and clear
	Properties Owned Free and Clear	Owned Free and Clear ≥ 24 months: No additional documentation is required. Ourself Free and Clear ≥ 24 months: No additional documentation is required.
	riee and Clear	Owned Free and Clear < 24 months: Verify timely payment of mortgages, taxes, insurance, and HOAs, as applicable, for the previous 24 months. When the property has been owned free and clear < 24 months, additional housing history documentation is required to verify a complete a full 24-month history
	*"Mortgage Credit" Defi mobile homes, and manu	ned: Payment histories on all housing rental payments and mortgage trade lines, regardless of occupancy, including first and second mortgage liens, HELOCs, factured homes are considered mortgage credit, even if reported as an installment loan.
	Borrowers who lack a prii	mary mortgage or housing history or do not have a complete history as required above are eligible if one of the following is met:
	Housing History	Housing Payment History
	Mortgage Credit	Borrower has a fully documented, recent, consecutive, 24-month mortgage history on a Second Home or 1-4 Unit Investment Property
	History 24 Months	Mortgage Payment History:
		 Must be from an institutional lender, documented on the credit report, by cancelled checks, bank statements, evidence of electronic
		transfers, or through a statement produced by the lender. Private Party Loans: Not permitted.
Credit - Housing Payment		Ratings: Inclusive of all liens regardless of position, and applicable to all mortgages on all financed properties, rating must indicate:
History Options See Credit - Significant		O X 30 within the past 24 months
Derogatory Credit Events and		Subject Transaction Restrictions:
Other Credit Events for		Primary Residence only
additional mortgage-related		 Maximum LTV/CLTV = 75% or the program maximum, whichever is less
requirements.	Mortgage Credit	Borrower does not have a fully documented, recent, consecutive, 24-month primary housing history or has been living Rent Free.
	History < 24 Months,	Ratings:
	Renting, or Living	 For primary housing history < 24 months (mortgage or rental) no 30 day or more late payments for the rated period.
	Rent Free	Subject Transaction Restrictions (See the <u>PRODUCT MATRIX</u> for program requirements):
		o Primary Residence only
		Maximum LTV/CLTV = 75% or the program maximum, whichever is less Minimum Qualifying Credit Searce, 730 or the program minimum, whichever is higher.
		 Minimum Qualifying Credit Score = 720 or the program minimum, whichever is higher

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TOPIC		ACCES	SS JUMBO PROGRAM GUIDELINES	
	Significant Derogatory Credit Even	Required Time Elapsed	Comments / Requirements	
	Foreclosure	7 years	Measured from completion date of the foreclosure action to application date.	
	Short Sale, Deed-in-Lieu, or Pre- Foreclosure sale	7 years	 Measured from completion date of the deed-in-lieu of foreclosure, pre-foreclosure sale, or charge-off as reported on the credit report or other documents provided by the borrower to application date. 	
	Loan Modification	7 years	 Measured from the date of the Loan Modification Agreement to the application date. 	
	Mortgage Included in Bankruptcy	See Comment	 If documentation provided verifies that the mortgage loan in question was discharged in the bankruptcy, apply the bankruptcy waiting period. Otherwise, the greater of the applicable bankruptcy or foreclosure waiting period must be applied. 	
	Bankruptcy - Chapter 7 or 11	7 years	Measured from discharge or dismissal to the Note Date.	
	Bankruptcy - Chapter 13	7 years	If discharged, measured from discharge date to Note Date	
	Bankruptey - Ghapter 15	7 years	If dismissed, measured from dismissal date to Note Date.	
Credit - Significant Derogatory Credit Events and Other Credit	Multiple Significant Derogatory Credit Events	See Comment	Borrowers with multiple Significant Derogatory Credit Events are ineligible with the following exceptions: Derogatory events greater than 7 years from Note date When a Chapter 13 bankruptcy rolls into a Chapter 7 bankruptcy. Two or more borrowers with individual bankruptcies are not cumulative, and do not constitute multiple bankruptcies. For example, if the borrower has one bankruptcy and the co-borrower has one bankruptcy this is not considered a multiple bankruptcy.	
Events	Mortgage Credit related "Significant Derogatory Credit Event" waiting time requirements apply to all Borrowers for all properties owned or previously owned, whether the Borrower(s) owned the property solely or jointly. "Mortgage Credit" is defined as: Payment histories on all mortgage trade lines, regardless of occupancy, including first and subordinate mortgage liens, HELOCs, mobile homes, and manufactured homes, even if reported as an installment loan.			
	Other Credit Events Ro	quirements		
	Past Due Accounts •	See B3-5.3-02, Payment Hist	fory	
	Judgments, Garnishments, Liens and Potential Liens •	the subject property must be o Delinquent ta garnishments Verification of sufficient funds Documentation of the pay-off No payment plans or subording	ns that have the potential to affect the subject Mortgage Loan's lien position or diminish Borrower's equity in paid off at or before closing including, without limitation: exes (including State or Federal income taxes), delinquent property taxes, tax liens, judgments, and mechanics or materialmen's liens to satisfy these obligations must be documented. or satisfaction must be provided. nation is allowed. subject transaction may not be used to pay off delinquent credit obligations.	
	Aggregate Charge-Offs and Collection Accounts		ounts that do not affect title are not required to be paid off	
		repayment plans must be paid	off prior to or at closing.	
	Any disputed accounts/tradelines must be documented as follows:			
	Scenario The horrower is disputing responsibility		Requirements Provide documentation clearly reflecting that the borrower is not responsible.	
Credit - Disputed Accounts	The borrower is disputing responsibili The borrower is responsible but the tr		Provide documentation clearly reflecting that the borrower is not responsible. Provide documentation clearly proving that the reported information is in error.	
o.out Disputed Accounts	The borrower is responsible and the to or can't be proven inaccurate	adeline is reporting correctly	The disputed account must be paid as agreed or paid off prior to loan closing. If the account is to remain open, any monthly payments for the account must be included in the DTI. Provide documentation that the account is paid as agreed or paid off in full.	



TOPIC	ACCESS JUMBO PROGRAM GUIDELINES			
Credit – 30-Day Accounts	• For open 30-day charge accounts that do not reflect a monthly payment on the credit report, or 30-day accounts that reflect a monthly payment that is identical to the account balance, lenders must verify borrower funds to cover the account balance. See B3-6-07, Debts Paid Off At or Prior to Closing.			
	Pending Sale of Current Primary Residence, Conversion of Primary Residence to Second Home, Conversion of Primary Residence to Investment Property: See the table below for requirements that must be met if the Borrower's current primary residence is pending sale or is being converted to a second home or investment property. Pending Sale of Current Residence Qualification Housing payment for the departure residence may be excluded from the DTI calculation if one of the following are met:			
	Option 1: Departure Residence Not Under Contract: Current listing or borrower written letter of intent (LOI) indicating intent to list within three months of closing on subject property AVM or appraisal (2055 exterior or full appraisal) on the departure residence, dated within six months of the closing date of the new transaction Borrower must have at least 20% equity in the departure residence Equity must be calculated based on existing outstanding property lien(s) divided by the lessor of the listed sales price (if listed) or the AVM or appraisal Additional 12 months reserves. Note: The Departure Residence is not counted as an Additional Financed Property. (See Section Multiple Financed Properties for the Same Borrower) Option 2: Departure Residence Under Contract: Copy of the fully executed sales contract. Sale must be arm's length. (See Section Identity of Interest and Non-Arm's Length Transactions) Departure Residence closing must be scheduled within 60 days of the subject property's closing transaction. Additional 6 months reserves. Note: The Departure Residence is not counted as an Additional Financed Property. (See Section Multiple Financed Properties for the Same Borrower)			
	Conversion of Primary Residence to Second Home			
	Qualification Calculate DTI using the PITIA of both the current residence being converted to a second home and the new primary residence (subject property). • See Assets – Reserves, Additional Financed Properties			
Current Residence Pending Sale	Conversion of Primary Residence to Investment Property			
or Conversion	The income or loss from the Conversion Residence may be included in qualifying income if one of the following are met. Otherwise, include the full PITIA in the borrower's DTI calculation: Option 1: Conversion Residence Does Not Have a Signed Lease: Signed LOI to rent within three (3) months of the subject property's closing transaction AVM or appraisal (2055 exterior or full appraisal) on the departure residence, dated within 6 months of the closing date of the new transaction Borrower must have at least 20% equity in the departure residence, Equity must be calculated based on existing outstanding property lien(s) divided by the lessor of the listed sales price (if listed) or the AVM or appraisal Market Rent Survey by Licensed Appraiser Market Rent Survey by Licensed Appraiser Market rent is more than the PITIA then this can be used to offset the PITIA. Positive income is not allowed. If 75% of market rent survey is less than the PITIA then the PITIA must be included in liabilities Additional 9 months PITIA reserves. Note: When calculating total reserves required, the conversion property is not considered an Additional Financed Property. Option 2: Conversion Residence Does Have a Signed Lease: A copy of the fully executed lease agreement. Sale must be arm's length. (See Section Identity of Interest and Non-Arm's Length Transactions) Receipt of a security deposit from the tenant Verification of deposit into the borrower's account Deposit funds cannot be used for funds to close or reserve requirements Lease income If 75% of market rent is more than the PITIA then this can be used to offset the PITIA. Positive income is not allowed. If 75% of market rent survey is less than the PITIA then the PITIA must be included in liabilities Additional 6 months PITIA reserves. Note: When calculating total reserves required, the conversion property is not considered an Additional Financed Property.			

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TOPIC	ACCESS JUMBO PROGRAM GUIDELINES	
Debt-to-Income Ratio	 For DTI calculation, follow Fannie Mae requirements, B3-6, Liability Assessment. Calculating Monthly Real Estate Taxes: See Fannie Mae Selling Guide, B3-6-03, Monthly Housing Expense for the Subject Property. For maximum DTI, see the Product Matrix See Secondary Financing for HELOC payment calculation requirements. See Subordinate Financing for HELOC payment calculation requirements. 	
Debt Obligations	Pay-Down or Pay-off Revolving or Installment of Debt to Qualify: Paying Off Debt: If a revolving or installment account is paid off at or prior to loan closing, the account may be excluded from the DTI calculation. Document that the borrower has sufficient assets or equity, in addition to the program asset requirements, to pay off the debt. Document that the debt was paid off at closing (Closing Disclosure) or paid off prior to closing Paying Down Debt: The borrower may not pay down revolving or installment debt to reduce the DTI to a level that would allow the borrower to qualify. While the borrower may paydebt down using assets or proceeds from the loan, the DTI should be calculated using the original payment prior to paying down the debt. Student Loans: Deferred student loans are included in the DTI as a long-term obligation. If no payment is shown on the credit report for a student loan payment, then proof of payment should be provided by student loan lender. If payment is unable to be determined, use 1% of the unpaid balance. If a student loan is charged off or in collection, the following must be provided: A copy of repayment agreement and six months cancelled checks, or If not in repayment, evidence it won't affect title Calculation of student loan payments under an income-driven payment plan are not permitted.	
Deed Restrictions	 Mortgage Loans subject to resale deed restrictions are not eligible, other than an acceptable age-related resale restriction meeting Fannie Mae guidelines, B5-5.2-02, Loans with Resale Restrictions: Loan and Borrower Eligibility. Eligible occupancy and property types for loans with age-related resale restrictions (typically for one occupant to be age 55 or older) are as follows:	
Disaster Re-Inspection Requirements	Properties affected by a disaster must meet Fannie Mae requirements in Selling Guide B2-3-05, Properties Affected by a Disaster and the following requirements: Requires re-inspections for properties in presidentially declared disaster areas eligible for individual assistance, and/or as announced. Also see Appraisal, Property Valuation and Age of Loan. For loans within this program, the Property Inspection Date must be after the declared Incident Period End Date.	



TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
Electronic Signatures	The following Mortgage Loan documents may not contain eSignatures: Note and Riders to the Note Security Instrument Rider(s) to the Security Instrument Power of Attorney The process and technology must be in full compliance with the ESIGN Act. Loans with electronic signatures must meet the requirements of all applicable state and Federal law, as well as Fannie Mae requirements, A2-5.1-03, Electronic Records, Signature, and Transactions. The "electronic signature consent agreements" referenced by Fannie Mae must be included in the loan file. Remote Online Notarizations Transactions utilizing remote ("webcam") online notarization are not eligible.
Employment, Income and VVOE	See the Income Requirements Table
Escrow Holdbacks	Loans that are pending escrow holdbacks (i.e., not fully disbursed) for improvements or repairs that are not yet complete are not permitted.
Escrow/Impounds	 Escrow/impound accounts are required for all loans > 80% LTV except as prohibited or required by Applicable Law in certain states. Flood Insurance: Flood insurance must be escrowed if the loan is secured by a primary residence or second home located in a mandatory flood zone, regardless of whether any other funds are escrowed unless premiums are paid by a condominium association, homeowners association or other applicable group as a common expense, (June 22, 2015, Biggert Waters Joint Final Rule). This requirement applies irrespective of property state. Loans must additionally comply with Fannie Mae requirements, B2-1.4-04, Escrow Accounts. Monthly Real Estate Tax Payment: An escrow/impound account established for payment of real estate taxes must not be less than the lender's calculation of real estate taxes for borrower qualification, B3-6-03, Monthly Housing Expense. Also see Debt-to-Income Ratios (DTI) for calculating monthly real estate taxes. HPML loans must meet HPML Escrow requirements. See Compliance.

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TOPIC	ACCESS JUMBO PROGRAM GUIDELINES		
COVID-19 Related Forbearance	The following applies to any COVID-19 related forbearance. For any forbearance not related to COVID-19 see Credit - Significant Derogatory Credit Events and Other Credit Events. Due Diligence: In addition to reviewing the credit report, LHFS must apply due diligence for each mortgage loan on which the borrower is obligated (including co-signed and non-subject property transactions) to determine whether the payments are current as of the Note date. General Eligibility Requirement: No mortgage loan on which the borrower is obligated may be in forbearance as of the Note date. Borrower in forbearance with no missed payments: A Borrower who was granted a Mortgage Payment Forbearance and continues to make payments as agreed under the terms of the original Note is not considered delinquent or late and shall be treated as if not in forbearance provided that documentation is provided that the Forbearance Plan is terminated at or prior to the Note date. Borrower in forbearance with missed payments resolved through a reinstatement: Reinstatement prior to the application date: No additional source of funds. Proceeds from refinance may not be used to reinstate any mortgage loan. Verify that the borrower has made at least three timely payments as of the Note date. Borrower in forbearance with missed payments resolved through a loss mitigation solution: Verify that the borrower has made at least three timely payments as of the Note date. The following additional requirements apply by transaction type: Transaction Type Requirements Property securing the loan that was in forbearance must have been sold and the loan in forbearance paid in full as of the Note date. Document that the subject transaction provides a benefit to the borrower, e.g., lower monthly payment, shorter loan term, elimination of mortgage insurance.		
Identity of Interest and Non- Arm's Length Transactions	All proceeds from subject transaction must be used to pay off consumer debt, lowering the borrower's overall monthly obligations. Pay-off of debt must occur through loan closing and be documented on the Closing Disclosure Transactions with identity of interest or non-arm's length characteristics are not eligible under this Program. Examples of these types of transactions (not a complete list) include: Sales of properties between family members Sales of properties between business associates Sales involving a business entity and an individual who is an officer or principal in that business Sales involving the builder/developer of subject property and an employee or affiliate of the builder/developer Transactions involving an assignment of the sales contract.		

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Interested Party Contributions and Lender Contributions	 Interested party contributions (IPCs), are financing and sales concessions. IPCs may be applied toward the borrower's closing costs and prepaid items, B3-4.1-02, B3-4.1-03, Interested Party Contributions (IPCs). The following are not eligible:	
Leasehold and Life Estates	The following are not eligible: Properties secured by leasehold estates, Life estates, Loans secured by properties located on Indian (Native American) tribal land or Indian Trust Land or Restricted Land, and/or properties for which Borrower has a leasehold interest in same.	
Loan Purpose - Ineligible Transactions	Ineligible transactions include: Loans to finance the initial construction of a dwelling, one-time-close construction-to-permanent loans, or construction loan modifications. Primary residences in Texas subject to Texas Section 50(a)(6) or Texas Section (f)(2). For all Texas refinance transactions, a copy of the previous Note or security instrument is required to document that the previous loan being refinanced was not an (a)(6). Loans with temporary buy-downs or prepayment penalties. See State and Geographic Restrictions.	
Loan Purpose - Purchase Transactions	Use of Proceeds:	

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TOPIC	ACCESS JUMBO PROGRAM GUIDELINES
Loan Purpose - Refinance Transactions (Also see the "Rate and Term" and Cash-Out" sections below.)	 All refinance transactions must meet the requirements in Loan Purpose – Ineligible Transactions above. Listed Properties. Listed Interventies. Listed Interventies. Listed Interventies. Listed Interventies. Listed Interventies. Listed Interventies. Rate and Form refinance only. The Ising must have expired or been withdrawn prior to the application date. Livicity 2 (70%: The listing must have expired or been withdrawn prior to the application date. Livicity 2 (70%: The application date must be six months or more after the last listing expired or was withdrawn. The Appraiser must confirm all of the following: Home is not currently listed in the MLS as for sale. Home is not publicly offered or for sale by the owner. Due to the listing was withdrawn or expired. Continuity of Obligation Requirements. All refinance transactions must meet the following Continuity of Obligation Requirements must be met: Rate and Term Refinance Transactions. When an existing Mortgage will be satisfied as a result of a Rate and Term Refinance transaction, one of the following requirements must be met:
Loan Purpose - Rate and Term Refinance Transactions	 All Rate and Term Refinance transactions must meet Fannie Mae requirements, B2-1.3-02, Limited Cash-Out except as modified by the following parameters: Cash back limit is the lessor of 2% of the loan amount or \$5,000 HELOCs: A HELOC may be paid off in full and still considered a rate and term transaction provided the HELOC has no draws in excess of \$2,000 within 12 months prior to the new loan. Benefit to the borrower must be documented. Ineligible Transactions: The refinance Mortgage is considered to be a Cash-Out Refinance if the mortgage being refinanced was a Cash-Out Refinance within the last 6 months, measured from Note Date to the Application Date.



TOPIC	ACCESS JUMBO PROGRAM GUIDELINES	
Loan Purpose - Cash-Out Refinance Transactions	 All Cash-Out Refinance transactions must meet Fannie Mae requirements, B2-1.3-03, Cash-Out except as modified by the following parameters: Maximum cash-out allowed is \$500,000. This includes the payoff of consumer debt and certain subordinate debt and is not limited to "cash-in-hand." This limit is valid for all product-types, occupancies, and property-types. Seasoning Requirements: Minimum 12 months ownership seasoning to use appraised value to determine LTV/CLTV. If the ownership seasoning is less than 12 months, the lower of the purchase price or the appraised value will be used to determine LTV/CLTV. The purchase price must be documented. See Loan Purpose - Delayed Financing Exception All Borrowers must have held title to subject property for a minimum of 6 months. This includes where borrowers held title individually, as an eligible Inter Vivos Revocable "Living" trust, or an LLC. As of the application date, the borrower(s) must be a member of the LLC or beneficiary of the trust. See Product Matrix for additional LTV/CLTV restrictions for Cash-Out refinance transactions. The refinance Mortgage is considered to be a Cash-Out Refinance if cash back exceeds the lessor of 2% of the loan amount or \$5,000. The refinance Mortgage is considered to be a Cash-Out Refinance if the mortgage being refinanced was a Cash-Out Refinance and within the last 6 months, measured from Note Date to the Application Date. Paying off a HELOC where borrower has drawn more than \$2,000 in the last 12 months.	
Loan Purpose - Delayed Financing Exception	Borrowers who purchased the subject property with cash or unsecured financing within the past six months (measured from the Acquisition Date to the Application Date of the new mortgage loan) are eligible for a Rate & Term refinance subject to the following requirements: The new loan amount must not be more than the actual documented amount of the Borrower's initial investment in purchasing the property plus the financing of closing costs, prepaid items, and discount points. Cash-back to the borrower exceeding the original purchase price or appraised fair market value (whichever is lower) is not permitted The LTV/CLTV must be based on the lesser of the original purchase price or the current appraised value. The source of funds to acquire the property are documented and are the borrower's own funds No financing was obtained for the initial purchase of the property The date of the purchase transaction is documented by the HUD-1 Settlement Statement or Closing Disclosure which also confirms that no mortgage financing was used to obtain the subject property. A recorded trustee's deed (or similar alternative) confirming the amount paid by the grantee to trustee may be substituted for a HUD-1 Settlement Statement or Closing Disclosure if such a statement was not provided to the purchaser at time of sale. The original purchase transaction was an arm's length transaction. (See Section Identity of Interest and Non-Arm's Length Transactions) If the seller of the property was a legal entity, the principals of the entity must be documented.	
Multiple Financed Properties for the Same Borrower	Cash-out limits do not apply to transactions with Delayed Financing. Also, see Assets - Reserves The maximum number of financed residential, 1—4-unit properties, including the subject property, is determined by the occupancy type of the subject transaction: Primary Residence: No maximum Second Home or Investment Property: A maximum of 20 financed properties, cumulative for all borrowers Calculation of financed properties includes: All financed residential, 1—4-unit properties, including the subject property, where the borrower is obligated on the mortgage loan. Residential, 1—4-unit properties owned in the name of an LLC or partnership where the borrower has an ownership interest ≥ 25%. These limitations apply only to the total number of all financed properties, not to the number of mortgages on the property. Jointly financed properties are only counted once. Calculation of financed properties does not include: Commercial properties, vacant land, timeshares, 5+ unit multi-family properties, or manufactured homes or leasehold estates not titled as real property. Residential, 1—4-unit properties owned in the name of an LLC or partnership where the borrower has an ownership interest < 25%. Residential, 1—4-unit properties owned by the borrower's joint venture, S or C Corp. Pending Sale of Current Residence or Conversion of a Primary Residence to an Investment Property. See Current Residence Pending Sale or Conversion	
Power of Attorney	 In certain situations, a specific, special, military, or limited Power of Attorney (POA) may be acceptable. Use of Power of Attorneys is not allowed for transactions with any of the following characteristics (not all characteristics may be applicable to this program): cash-out refinance; non-owner occupied (investment) properties; title taken as trust; identity of interest or non-arm's length transactions; non-occupant Borrowers. The Settlement Agent must not act as the attorney-in-fact or sign documents on behalf of any party to the transaction. 	

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Properties must be residential in nature, supported by like comparables, and meet Fannie Mae requirements, B2-3-01, General Property Eligibility. For properties with solar panels, see B2-3-04, Special Property Eligibility Considerations:

Rural and Agricultural Properties:

- Properties may be classified as a rural property if any of the following conditions exits:
 - Classified as rural by the appraiser
 - Located on a gravel road
 - Two of the three comparable properties are more than five miles from the subject property
 - Less than 25% of the surrounding market area is developed
- Properties zoned or considered Rural or Agricultural are eligible providing they meet ALL the following criteria:
 - Primary Residence transactions only
 - Appraisal must indicate 'highest and best use'
 - Property generally cannot be income producing
 - Lot size and acreage must be typical for area and similar to the comparable properties
 - Outbuildings may be considered in determining the market value of the subject property when there are similar comparable properties
 - Subject property's neighborhood must exhibit suburban characteristics

• Property Condition:

- Property condition rating of C1 through C4 required on all Single Family, PUDs, and Condominiums
 - Property condition rating of C4 is permitted with comparable properties with same rating/condition
 - If no similar C4 comparable properties are provided, then a 5% LTV/CLTV reduction is required
- 2-4 Unit properties must have Condition description of Good or Average. Condition description of Fair is not acceptable. Ineligible Property Types

Property Eligibility

- Mixed Use Properties including, but not limited to properties that have been modified to accommodate home businesses, such as catering, in-home day care, animal boarding facilities, or auto repair
- Manufactured or Mobile homes (modular is allowed)
- Titled with more than 10 acres (Limit also applies to Rural and Agricultural properties)
- Rural or Agricultural properties that do not meet the restrictions above
- Commercial, Industrial or Business Zoned (where highest and best use is not residential)
- · More than four units in dwelling
- Deed Restriction Communities (Age restricted communities permitted)
- Houseboat
- Live/Work Projects
- Condotels
- Geodesic Domes
- Properties in declining markets
- Property secured for land development purposes or where marketability has not been established
- Square footage less than 500 square feet per unit (eligible with 2 acceptable comparable properties that are within 100 square feet of subject)
- Unimproved land
- Properties located on Indian/Native American tribal land
- Properties not suitable for year-round occupancy regardless of location
- Boarding rooms or group homes

- Condominium conversion seasoned less than three years
- Time share units/projects
- Motel conversions
- Properties with any type of litigation not meeting Fannie Mae requirements
- Properties that do not have full utilities installed to meet all local health and safety standards.
- Properties appraised "subject to" without an Appraisal Update and/or Completion Certificate (FNMA Form 1004D or FHLMC Form 442)
- Properties appraised "as is" that are incomplete and/or require significant repairs
- Any property with health and safety, habitability, or structural issues
- Properties in Hawaiian Lava Flow Hazard Zones 1 and 2 as determined by the U.S. Geological Survey's Hawaiian Volcano Observatory
- · Bed & breakfast
- Boarding houses
- Condition: Properties with ratings of C4, C5, C6 or Q6 are not allowed unless the issues that caused the ratings are cured prior to loan funding
- Condition: 2-4 Unit Properties with a Condition description of Fair are not allowed unless the issues that caused the ratings are cured prior to loan funding, resulting in a Condition description of Good or Average.
- Condominiums: Ineligible condo projects as described in the Ineligible Condo Projects section of this Guide
- State and Geographic Restrictions apply
- Also, see Deed Restrictions, and Leasehold Estates and Trusts.



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Property Flipping, Purchase Contract Assignments	 Purchase Transactions: If the Purchase Contract has been assigned, the loan is not eligible. Prior sale within 180 days: The loan is eligible only if: 1. Relocation Agency 2. Foreclosure or Deed in Lieu, or 3. Obtained through inheritance or divorce. The 180-day period is measured from closing date of the previous transaction to purchase contract date for the new transaction. Identity of Interest (Non-Arm's Length) transactions are not eligible. 	
Subordinate Financing	 Subordinate financing must meet Fannie Mae requirements B2-1.1, LTV, CLTV, HCLTV and Subordinate Financing, B5-5.2-04 Re-subordination, and the following requirements: A copy of the second lien Note is required for all new and re-subordinating second liens. In all cases, the title policy must ensure that the new first is clearly insured in first lien position. For new subordinate liens, obtain a certified copy of the security instrument indicating that it is recording subordinate to the new first lien be in the Loan file. For re-subordinating seconds, a copy of the executed subordination agreement (or equivalent, as designated by applicable state law) must be delivered with the Loan file. Secondary financing must have Fannie Mae eligible terms and characteristics. No lien on subject property may be a sovereign instrumentality (e.g., secured loans provided by tribal governments). HELOCs: Follow Fannie Mae guidelines for calculating CLTV, HCLTV, B2-1.2-03, Home Equity Combined Loan-to-Value (HCLTV) Ratios: The entire credit line limit based on the Note must be used to calculate the HCLTV. If a credit line is reduced without a permanent modification of the original Note, then the entire original line limit must be used to calculate the CLTV. HELOC Payment Calculation: To calculate the qualifying payment of a subordinate HELOC, See B3-6-05, Monthly Debt Obligations: If the HELOC does not report a balance, then there is no recurring monthly debt obligation so the lender does not need to develop an equivalent payment amount based on the line amount or otherwise. 	
State and Geographic Restrictions	 Properties in the continental US, Alaska and Hawaii are eligible, except mortgage loans secured by: Properties in the state of New York Multiple (2-4) unit properties in the state of New Jersey Properties located in any US Territories or US possessions. Texas Refinance: Texas (a)(6) or Texas section (f)(2) transactions are not eligible in this program. For all Texas refinance transactions, a copy of the previous Note or security instrument is required to document that the loan being refinanced was not a Texas (a)(6) transaction. Properties in Hawaii lava zones 1 and 2 are not eligible. Loans secured by properties located on Indian (Native American) tribal land or Indian Trust Land or Restricted Land, and/or properties for which Borrower has a leasehold interest in the same, are not eligible. See Property Eligibility. 	
Title Policy	Title insurance must ensure that LHFS will be in first lien position and must be in an amount and form acceptable to Fannie Mae, B2-1.5-03, Legal Requirements.	
Trusts	 Trusts must meet the requirements in Fannie Mae Selling Guide B2-2-05, Inter Vivos Revocable Trusts. Fannie Mae allows Inter Vivos "Living" trusts only. Documents for loans where title is taken in a trust cannot be signed with a Power of Attorney. Also, see <u>Leasehold Estates</u>. 	

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	ACCESS Jumbo Program - Income Requirements Table	
	GENERAL INCOME REQUIREMENTS	
Documentation	 All qualifying income must include a complete two-year history, which must be included on the borrower's loan application and be fully documented. Exceptions to the two-year history are allowed for the following: Acceptable employment duration requirement is not met due to school (documented with a transcript or diploma) Military service supported with discharge papers All qualifying income should reasonably be expected to continue at the same level or better for a minimum of three years. For any income type or documentation standards not addressed below, refer to the applicable section in the Fannie Mae Selling Guide in effect as of the loan application date. 	
Ineligible Income	Employment related assets as qualifying income Foreign income Contributions or support from family members (other than alimony/child support) Deferred income not presently available Educational benefits Illegal income, including income derived from an activity that is deemed illegal by federal or state law or income derived from a business that is legal by state law but illegal by federal law One-time capital gains (continuing capital gains is an acceptable source of income) Projected income Refund of federal or state income tax Rental income on a second home, accessory unit or an ineligible second unit Reimbursable income Gambling winnings Automobile allowances (used to offset the auto payment only) Per diem income Retained earnings Unverified sources Mortgage credit certificates Mortgage differential payments Boarder income and room rents Non-qualified and non-vested stock options	
Verification of Employment	 For all borrowers with qualifying income, a Verbal Verification of Employment (VVOE) documenting a minimum two years of employment history must be documented in the loan file. Additional requirements for employment verification include: Wage earner income VOE should include verification of a phone listing and employer's address Completed within 10 calendar days prior to Note date Self-employment income VVOE for self-employment income should include verification of a phone listing and address for the borrower's business and verification through a 3rd party such as:	



	ACCESS Jumbo Program - Income Requirements Table		
	GENERAL INCOME REQUIREMENTS		
	 All Primary Residence, Second Home and Investment transactions require a minimum monthly household residual income ≥ \$3,000. Residual Income Calculation: Total Monthly Qualifying Income LESS Total Monthly Expenses (housing expense, all PITIA, monthly recurring debts, alimony, child support, etc.) 		
	Residual Income Calculation Examples		
Residual Income	1. Calculate monthly qualifying income Example: Borrower \$5,000 + Co-Borrower \$3,000 = \$8,000 qualifying income		
	2. Calculate proposed PITIA plus all other monthly (debt) payments (as used for DTI calculation) Example: \$3,000 proposed PITIA + \$500 monthly debt = \$3,500		
	3. Subtract PITITA + debt from monthly qualifying income. The remainder is residual income for qualification purposes. Example: \$8,000 -\$3,500 = \$4,500 residual income		
	The monthly household residual income calculation must be documented in the loan file.		
Tax and W-2 Transcripts	A signed 4506-C (or an alternate form acceptable to the IRS that authorizes the release of tax transcripts) is required for each borrower whose income (regardless of income source) is used to qualify Tax or W-2 transcripts are required for all borrowers for the income type used and for each tax year covered by the income documentation used to qualify. If tax transcripts are not yet available, the loan file must contain a copy of an IRS or vendor document showing that no transcript is available, and; Evidence of a refund check or payment made must be supplied. Tax Extensions: Tax extensions: Tax extensions are permitted until October 15th, the following must be provided on or prior to June 30th: Evidence of tax extension (IRS Form 4868) or evidence of extension filing Proof of payment for tax liability (if applicable) or the amount of the tax liability due can be subtracted from the borrower's liquid assets (if proof of payment is not supplied). The borrower will need to meet the required assets for down payment, closing costs and reserves after the taxes due are subtracted from the borrower's liquid assets. After October 15th proof of tax payment is required. After June 30th, in addition to the requirements above, an IRS Form 4506-T transcript confirming "No Record Found" for the tax returns on extension must be supplied. IRS tax transcripts may not be used in lieu of personal tax returns. (See W-2 Transcripts below.) W-2 Transcripts A W-2 transcript or tax transcript must be obtained for every Borrower whose W-2 income is being used to qualify, for each tax year covered by the W-2 income documentation used to qualify the Borrower(s). Tax transcripts or W-2 transcripts may be used in lieu of W-2s.		
Salaried Borrowers	 Most recent paystub covering one-month and includes year-to-date earnings Most recent two years W-2s If qualifying income includes commission, See B3-3.1-04, Commission Income 		

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EMPLOYMENT INCOME

Variable income includes bonus, overtime, commission and restricted stock units, and stock option income that is greater than 25% of the borrower's overall qualifying income. **Income Stability:** Variable income must be evaluated in terms of the following:

Scenario		Requirements
Stable or Increa	sing (0% to 25% Increase)	Income should be averaged based on program requirements.
Decreasing less	s than 25%	The lower income is used for qualifying. Income should not be averaged.
Significant Deci	ease (greater than 25% decrease)	The lower income may be used for qualifying, provided that the decrease is the result of a fully documented one time or isolated
		incident, including an acceptable Letter of Explanation from the borrower. Documentation provided must support the Letter of
		Explanation. Income should not be averaged.
Significant Incre	ease (greater than a 25% Increase)	The higher income may be used for qualifying, provided that there is sufficient documentation to support that the increased
		income is stable and likely to continue at the qualifying amount.

Bonus Income Requirements:

- Bonus income requires a minimum 2-year history to be used as qualifying income
- Sign-on bonuses or other one-time pay outs are not eligible
- Bonuses based on a forgivable loan structure are not eligible
- YTD bonus income must be annualized if included in the average
- If YTD bonus is reflecting a "Significant" increase or decrease:
 - Averaging not allowed
 - An acceptable Letter of Explanation from the borrower is required
 - Significant bonus income variations from year-to-year may require additional years of documentation to use the income to qualify

Overtime Income Requirements:

- Use the last two-years average of income for qualifying
- Evaluate the annualized YTD earnings for Income Stability
 - "Stable" YTD earnings would allow for utilization of the two-year average
 - "Declining" YTD earnings:
 - Averaging not allowed
 - Must be carefully analyzed before considering as qualifying income
 - Document in writing a sound rationalization for utilization in qualifying
 - "Significant" earnings variations from year-to-year will require additional years of documentation to use the income to qualify
- The borrower must have a consecutive, recent, two-year history of receiving overtime income

Commission Income:

- Commission income is averaged over 24-months regardless of duration of commission income
- Documentation required to use as qualifying income is based on the timeframe for which the commission income has been received by the borrower:
 - o 24 months or more
 - Standard documentation as noted above.
 - 12 to 23 Months
 - Averaged over 24 months, regardless of time received
 - Requires documented compensating factors to offset the shorter income history
 - Less than 12 months
 - Not eligible for qualifying income
 - Additional documentation based on year over year Income Stability
 - o "Stable" earnings require no additional review or documentation
 - "Declining" earnings require additional justification and/or documentation to include as qualifying income
 - Loan file must include a letter of explanation for the use of declining commission income
 - Loan file must include documentation used to support the decision to use the income to qualify
- Draws should be considered when commission income is calculated

Variable Income

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ACCESS Jumbo Program - Income Requirements Table				
EMPLOYMENT INCOME				
Restricted Stock Units and StockOptions	Restricted Stock Units (RSU) or Stock Options may be considered as qualifying income subject to the following: Evidence that the stock is publicly traded The vesting schedule indicates the income will continue for a minimum of three years at a similar level as the prior two years. For RSU income, the three year continuance should be calculated as follows: Available number of RSUs as of the application date, multiplied by the 52-week low stock price, divided by 36 months. The result must be greater than or equal to the monthly qualifying amount. The calculated income derived from RSUs or stock options income should: Average the previous two years Determine continuance based on the future vesting schedule Use the lower of the two-year history or 36-month continuance amount for qualifying. The income used for qualifying must be supported by future vesting based on the stock price used for qualifying Borrower must be currently employed by the employer issuing the RSU/stock options for the income to be considered Vested restricted stock units and stock options cannot be used for reserves if using for income to qualify			
IRA Distributions	IRA Distributions may be considered as qualifying income subject to the following: Documentation of the borrower's Required Minimum Distribution (RMD) Two-history of receipt on the borrower's tax returns and evidence the distributions will continue for a minimum of three years at a similar level as the prior two years, or; Distribution letter, evidence at least one month's receipt, evidence the distributions will continue for a minimum of three years at a similar level.			
Employment Offers and Contracts	See B3-3.1-09, Other Sources of Income, Option 1 The borrower's paystub from the new employment must be in the loan file.			
	SELF-EMPLOYMENT INCOME			
General Requirements	See B3-3.2, Self-Employment Income Any borrower who has a 25% or greater ownership interest in a business is considered to be self-employed (including a business than generates a borrower's W-2 earnings). The following general requirements for self-employed borrowers must be considered when analyzing business income for potential use in qualification. The evaluation criteria for a self-employed borrower includes: • Minimum two-year self-employment history within the same business is required. • Minimum two-year history of self-employment reflected on the borrower's loan application • Two most recent personal tax returns are required with a minimum of one full year of the applicable self-employment showing on the most current year's tax return • Location and nature of the borrower's business is stable • Demand for product and service offered by the business • Sales earning trends are positive • Financial strength of the business • Business income is stable and consistent • Liquidity testing of the business • Must be done on the business to ensure that the business can support withdrawal of assets and revenue. See B3-3.4 Self-Employment Documentation Requirements for a Business. When evaluating the characteristic above, the following are required: • Complete Comparative Income Analysis (Fannie Mae Form 1088), or equivalent, to determine business viability • Mortgages, notes, and bonds payable in less than one year can be excluded, if supported • Business use of home and amortization can be added back • Net operating loss (NOL)/carryover loss can be excluded if supported See Section Verification of Employment — Self-Employment			



ACCESS Jumbo Program - Income Requirements Table				
SELF-EMPLOYMENT INCOME				
Additional Documentation	Analysis of Borrower's Personal Income, See B3-3.3 Self-Employment Documentation Requirements for an Individual Analysis of Borrower's Business Income (Note: Documentation below is not required when the borrower documents K-1 income reported on personal tax returns is positive for the most recent two years and the income is not being used to qualify.) Partnership or LLC Qualifying income is based on the borrower's documented percentage of ownership See, B3-3.4-01, Analyzing Partnership or LLC 2 most recent years of business tax returns for a Partnership or LLC 2 most recent years of IRS Schedule K-1 Signed Profit and Loss Statement. See, B3-3.4-04, Analyzing Profit and Loss Statements S Corporation Qualifying income is based on the borrower's documented percentage of ownership See, B3-3.4-02, Analyzing Returns for an S Corporation 2 most recent years of business tax returns (IRS Form 1120-S) 2 most recent years of IRS Schedule K-1 Signed Profit and Loss Statement. See, B3-3.4-04, Analyzing Profit and Loss Statements Corporation Borrower must have 100% ownership to use as qualifying income See, B3-3.4-03, Analyzing Returns for a Corporation 2 most recent years of business tax returns (IRS Form 1120) Signed Profit and Loss Statement. See, B3-3.4-04, Analyzing Profit and Loss Statements Corporate resolution or equivalent documenting borrower's percentage of ownership and legal right to additional income			
Rental Income	See B3-3.3-05, Income or Loss Reported on IRS Form 1040, Schedule E For any rental income received from a family member: Provide documentation showing all rents due for the most recent six months have been received. Rental income from short term leases, Airbnb, VRBO, Homestay or other vacation rentals (i.e., short-term rentals) will be allowed with the following documentation and restrictions: • A two-year history of receipt is reported on the borrower's income tax returns • Evidence that the property is currently being offered for rent in the same manner Market rents cannot be used for short-term rental income			