Nomebridge Wholesale

A division of Homebridge Financial Services, Inc.

Freddie Mac Home Possible

Conforming and Super Conforming Loan Amounts

Fixed Rate

| Owner-Occupied Primary Residence ⁴ | | | | | |
|---|----------------------|----------------------|-------------------------|---|---------------------------|
| Transaction Type | Units ⁸ | LTV^4 | CLTV/HCLTV | Loan Amount ³ | Credit Score ⁶ |
| Purchase and Limited Cash-Out | 1 | 97% ^{1,2,5} | 97%/105% ^{5,7} | Conforming loan amounts only | Per LPA |
| Purchase and Limited Cash-Out | 1 | 95% ² | 95%/105% ⁷ | Conforming and Super Conforming loan amounts | Per LPA |
| Purchase and Limited Cash-Out | 2-4 ^{6,7,8} | 95% ² | 95% | Conforming loan amounts only | Per LPA |
| Purchase and Limited Cash-Out | 2 | 85% ² | 85% | Super conforming loan amounts | Per LPA |
| Purchase and Limited Cash-out | 3-4 ⁶ | 80% | 80% | Super conforming loan amounts | Per LPA |

Footnotes:

- 1. 95.01% 97%/105% LTV/CLTV/HCLTV:
 - Conforming loan amounts, 1-unit only; super conforming loan amounts ineligible > 95% LTV
 - 97% CLTV/HCLTV: Standard subordinate financing eligible including HELOC
 - 97.01% 105% CLTV: Subordinate financing must be provided by an Affordable Seconds program and the Affordable Second cannot be a HELOC. All other subordinate financing ineligible.
 - Manufactured homes ineligible
 - Rate/term transactions do not require the loan to currently be owned by Freddie Mac to utilize 97% LTV
- Loans > 80% LTV require mortgage insurance and are subject to MI guidelines. The more restrictive minimum credit score requirement and guidelines apply. LTV/CLTV restrictions may also apply for properties located in adverse markets. Refer to the <u>Mortgage Insurance</u> topic under the Program Guidelines for additional information.
- 3. Minimum Ioan amount \$60,000
- 4. New condominium projects located in Florida require PERS approval. Established condominium projects in Florida with PERS approval or Full Review no LTV restrictions; projects using a Streamlined Review maximum 75%/ 75% LTV. Condominium projects converted in the previous 3 years are not eligible regardless of location.
- 5. Manufactured home maximum 95% LTV/CLTV. 1-unit only and must meet all manufactured home requirements
- 6. Minimum 700 FICO for 3-4 units when LTV is > 80% (MI requirement)
- Standard subordinate financing eligible up to 97% LTV/CLTV (1-unit only > 95%); 105% CLTV requires Affordable Second
- 8. Non-occupant co-borrowers eligible on 1-unit properties only; 2-4 units ineligible

Home Possible Overview

Freddie Mac's Home Possible program is available for the following types of borrowers:

• First-time homebuyers, move-up borrowers, retirees, families in underserved areas, and very low and low-to-moderate income borrowers

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Income Requirements – All Home Possible Loans

The borrower's total annual **qualifying income** cannot exceed 80% of the area medium income (AMI) of where the property is located (including property located in low-income census tracts)

Any income **not used to qualify the borrower** (O.T., bonus, etc.) is not included when determining if the borrower's annual income meets the above requirement.

NOTE: When there is a non-occupant co-borrower on a transaction the **combined total qualifying income** (occupant **and** non-occupant's qualifying income) **cannot exceed the applicable income limit.**

Loan Product Advisor will indicate income eligibility. Income eligibility may also be determined by entering the complete address of the subject property in Freddie Mac's <u>Home Possible Income & Property Eligibility</u> tool. The Home Possible Eligibility tool will indicate the Home Possible income limit in addition to the AMI.

Program Highlights

| Home F | Possible | | | |
|---|---|--|--|--|
| 1-unit primary residence 95.01% to 97% LTV/97% CLTV/HLTV/105% CLTV (97% CLTV/HCLTV: Standard subordinate financing eligible including HELOC) (105%: Subordinate financing must be Affordable Second; HELOC ineligible) | | | | |
| 1-unit: Maximum 97% LTV: Conforming loan amounts only 1-unit: Maximum 95% LTV: Super conforming loan amounts 2-4 units: Maximum 95% LTV; Conforming loan amounts only 2-units: Maximum 85% LTV/CLTV: Super conforming loan amounts 3-4 units: Maximum 80% LTV/CLTV: Super conforming loan amounts | | | | |
| Rental income (aka boarder income) a | allowed on 1-unit property (see guides) | | | |
| Manufactured homes eligible ≤ | s 95% LTV; ineligible >95% LTV | | | |
| Loan Terms > 20 Years • 25% MI coverage 85.01% LTV to 97% LTV • 12% MI coverage 80.01% LTV to 85% LTV | Loan Terms ≤ 20 Years 25% MI coverage 90.01% LTV to 97% LTV 12% MI coverage 85.01% LTV to 90% LTV 6% MI coverage 80.01% LTV to 85% LTV | | | |
| Any required reserve | es determined by LPA | | | |
| 1-unit: Borrower own funds not required for down payment 2-4 units ≤ 80% LTV/CLTV/HLTV: Borrower own funds not required 2-4 units > 80% LTV/CLTV/HCLTV: 3% borrower personal funds required | | | | |
| 2-4 units: Landlord education required on purchase | | | | |
| Purchase and rate/term refinance transactions | | | | |
| Non-occupant co-borrower eligible on 1-unit properties; ineligible on 2-4 units | | | | |
| 95.01% - 97% LTV: Conforming loan amounts only ≤ 95% LTV: Conforming and Super Conforming loan amounts eligible | | | | |
| Borrower is allowed to have an ownership in | nterest in other properties without restrictions | | | |
| Cash-on-hand el | igible for 1-4 units | | | |
| First time homebuyers*: One borrower is requi | red to receive homebuyer education/counseling | | | |

*First time homebuyer is defined as a borrower who has had no ownership interest (sole or joint) in a residential property during the 3-year period preceding the date of the purchase of the subject property

| 2024 Conforming Loan Limits | | |
|---------------------------------|-------------------|----------------|
| Units | Contiguous States | Alaska, Hawaii |
| One | \$766,550 | \$1,149,825 |
| Two | \$981,500 | \$1,472,250 |
| Three | \$1,186,350 | \$1,779,525 |
| Four | \$1,474,400 | \$2,211,600 |
| 2024 High-Cost Area Loan Limits | | |
| Units | Contiguous States | Alaska, Hawaii |
| One | \$1,149,825 | N/A |
| Two | \$1,472,250 | N/A |
| Three | \$1,779,525 | N/A |
| Four | \$2,211,600 | N/A |

2024 Maximum Loan Limits

*Actual loan limits for certain high-cost counties <u>may be lower</u> than the maximum amount listed above **Alaska/Hawaii do **not** have high-cost areas in 2024; the applicable conforming limit applies

To view the 2024 loan limits by county click here: FHFA 2024 Loan Limits

IMPORTANT NOTE REGARDING 1-UNIT CONFORMING LOAN AMOUNTS

Effective immediately, Homebridge is increasing the **conforming** loan limit for 1-unit properties to:

- Contiguous States: \$802,650
- Alaska/Hawaii: \$1,203,975
- **NOTE:** The Note must be dated on or after November 4, 2024 **and** the first payment date must be on or after January 1, 2025

There is no change to conforming 2-4 unit loan amounts or to 1-4 unit high-cost county limits

| Торіс | Guideline |
|--|---|
| Home Possible Required Documents | Freddie Mac Exhibit 23 Monthly Budget and Residual Analysis Form if borrower using cash-on-hand funds 1-unit purchase transactions (required when all borrowers are first time homebuyers): Freddie Mac Exhibit 20 Homeownership Education Certification signed by the counselor and the borrowers did not take the Freddie Mac online CreditSmart course, or The Freddie Mac CreditSmart Certificate of Completion 2-4 unit purchase transaction: Certificate of Completion of a landlord education course on 2-4 unit primary residence purchase transaction |
| Freddie Mac Guidelines and Resources | Freddie Mac guidelines may be accessed at <u>Freddie Mac</u> under "Access the Guide" Additional resources are available by selecting "The Learning Center" from the menu on the left side of the page The Loan Product Advisor Documentation Matrix provides information for documenting an LPA loan Freddie Mac's <u>Home Possible Mortgage Overview</u> Freddie Mac's <u>Home Possible At-a-Glance</u> Freddie Mac's <u>Home Possible Income & Property Eligibility</u> tool Reminder: Homebridge guidelines apply when more restrictive |
| 4506-T | Signed 4506-T required prior to loan closing for both personal and business tax returns (if applicable) Tax transcripts are not required NOTE: At underwriter discretion transcripts may be required in certain circumstances (e.g. handwritten paystubs, borrower employed by family member, etc.) Homebridge will order transcripts at random for quality control purposes |
| Age of Documents | All credit, employment, income and asset documentation must be dated within 120 days of the Note date Preliminary title policies must be dated within 120 days of the Note date Appraisal documents must have an effective date within 120 days from the Note date |

| Appraisals | Appraisal requirement determined by LPA. Appraisals must be Uniform Appraisal Data (UAD) compliant and meet Freddie Mac's Appraiser |
|------------|--|
| | Independence Requirements (AIR). |
| | A Freddie Mac Submission Summary Report (SSR) is required on all appraisals. |
| | • Manufactured homes: The appraisal must be completed on <u>Freddie Mac Form 70B</u> and the appraiser must address the marketability of the property. Refer to the <u>Appraisals</u> - |
| | Manufactured Housing topic in the Freddie Mac Conforming and Super Conforming guidelines for additional appraisal requirements for manufactured housing |
| | • If an applicable law, regulation or Homebridge policy requires more than one (1) appraisal be obtained, the single most accurate appraisal must be used for underwriting and submission to the Uniform Collateral Data Portal (UCDP). |
| | A full appraisal must provide legible interior and exterior photos of the subject property: |
| | - The exterior photos of the subject must contain photos of the front, back and street scene. |
| | - The interior photos, at minimum, must include: |
| | Kitchen, (free-standing stove/range or refrigerator not required) |
| | - Main living area, |
| | - All bathrooms, |
| | Examples of physical deterioration, if present, |
| | - Examples of any recent updates, if present (i.e. remodel, renovation, restoration) |
| | Comparable sales photos require the front view of all properties used as comparable sales. The photos must be clear electronic images, which may include copies of MLS photographs, in lieu of original photographs. |
| | • The source of the closed comparable sales used in the appraisal must be from one of the following or a desk review will be required: |
| | - A Multiple Listing Service (<u>MLS</u>), or |
| | - MRIS <u>www.mris.com</u> or |
| | Midwest Real Estate Dated (MRED) <u>www.medredllc.com</u> or |
| | - North Texas Real Estate Information Systems, Inc. (NTREIS) at <u>www.ntreis.net</u> or |
| | - San Antonio Board of Realtors <u>www.sabor.com</u> or |
| | - GeoData at <u>www.geodateaplus.com</u> , or |
| | - Comps Inc. at <u>www.compsny.com</u> . |
| | NOTE: Comparables from a public independent source are only eligible in the states of Maine, New Hampshire, and Vermont. |
| | Comparable sales used for new construction properties (subdivisions, PUDs, condo projects, newly converted) are subject to the following: |
| | If all three of the comparable sales used to support the value of the subject property were obtained from one of the above sources (public source eligible in Vermont and Maine only) no further action is required. |
| | If the comparable sales are not all obtained from a MLS, MRIS, MRED, NTREIS, or from an independent source (Vermont and Maine only), the appraiser must comment that the subject property development is being marketed in an "open" or "public" environment |
| | (i.e. newspaper advertisements, bill board signs, website, etc.) |
| | - Additionally, the following applies: |
| | - One of the comparable sales must be outside the project the subject property is |
| | located in and be from an MLS, MRIS, MRED, NTREIS, SABOR, GeoData, or Comps Inc. or public source (public source Maine/New Hampshire, and Vermont only). |
| | Two of the comparable sales must be from sources other than the subject property builder. |
| | NOTE: The appraiser is always allowed to provide more than three comparable sales in order to support the property value |
| | |

| Appraisals (cont.) | The appraisal must identify and address properties located within a declining market. The property must have legal, appropriate ingress and egress. The streets that allow access to the subject property must be maintained in a manner that generally meets community standards. The comparable sales should include street maintenance of the subject property street and the comparable sale's streets, adjustments must be applicable and an explanation is required and the appraisal must address the effect any differences might have on the subject property's value and marketability. NOTE: A private road maintenance agreement is not required. Modular/Prefabricated homes: The appraiser must address the marketability of the property Homebridge requires properties to be, at minimum, in average condition. Additionally, the following applies: A conventional heat source with the ability to maintain a temperature of 50° in areas of the property where there is plumbing. Any broken glass that is a health hazard must be removed and the opening closed. Properties with an unpermitted addition are eligible subject to the following: The appraiser comments in the appraisal that the addition was completed with "workmanlike quality" The addition does not result in a change in the number of units comprising the property (e.g. a one unit converted to two unit) If the appraiser gives the unpermitted addition value, the appraiser must demonstrate market acceptance by the use of comparable sales with similar additions and address the following in the appraisal: Unpermitted additions are typical for the market area and a typical buyer would consider the unpermitted additional square footage to be part of the overall square footage to the property, and The appraiser has no reason to believe the addition would not pass inspection for a permits |
|--------------------|---|
| | review. |
| | Freddie Appraisal Form Numbers: |
| | - Uniform Residential Appraisal Report (<u>Freddie Mac Form 70</u> /Fannie Mae Form 1004) |
| | Individual Condominium Unit Appraisal Report (<u>Freddie Mac Form 465</u>/Fannie Mae Form 1073) |
| | Small Residential Income Property Appraisal Report (<u>Freddie Mac Form 72</u>/Fannie Mae Form 1025) Exterior Only Inspection Residential Appraisal Report (Freddie Mac/Fannie Mae Form |
| | Exterior-Only Inspection Residential Appraisal Report (Freddie Mac/Fannie Mae Form 2055) Exterior Only Inspection Individual Condeminium Unit Appraisal Report (Freddie Mac |
| | Exterior-Only Inspection Individual Condominium Unit Appraisal Report (Freddie Mac Form 466/Fannie Mae Form 1075 |
| | - Manufactured Home Appraisal Report (<u>Freddie Mac Form 70B</u> /Fannie Mae Form 1004C) |
| | |

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| Appraisal Management | Appraisals must be requested from the AMC assigned by Homebridge by region/territory as follows: |
|--|--|
| Companies (AMC) | Colorado, New Mexico, Oklahoma, and Texas: <u>Nationwide Property & Appraisal Service</u> |
| | Northeast: Fastapp Appraisal Management |
| | Midwest: Nationwide Property & Appraisal Services |
| | New England: Nadlan Valuation |
| | Northwest/Southwest/Central: <u>Axis Management Solutions</u> |
| | Southeast: <u>Nationwide Appraisal Network</u> |
| | West: <u>Golden State AMC</u> |
| | Brokers assigned to the Homebridge Inside Sales team are required to request appraisals as follows: |
| | Inside Sales Team – East: <u>Nationwide Property & Appraisal Services</u> |
| | Inside Sales Team – West: Golden State AMC |
| | To view a map of the territories, broken down by state, click here: <u>Homebridge Wholesale</u> |
| Appraisal – | If LP issues an Automated Collateral Evaluation (ACE) offer the following applies: |
| Automated Collateral Evaluation (ACE) | The LPA Feedback Certificate must indicate the transaction is eligible for collateral representation and warranty relief with an appraisal waiver |
| | The appraisal waiver offer is valid for 120 days. The loan must be resubmitted to LPA if the appraisal waiver offer is more than 120 days old as of the Note date to determine if the appraisal waiver is still eligible |
| | NOTE: If the loan criteria changes (e.g. address of the property, loan amount, loan type, occupancy, etc.) in a subsequent LPA submission, the original appraisal waiver offer m no longer be eligible. |
| | Eligible for ACE (appraisal waiver) Option |
| | The following are eligible for the PIA option: |
| | 1-unit primary residence and second home |
| | Purchase and limited cash-out (rate/term) refinance transactions; cash-out ineligible |
| | Maximum LTV: 80% |
| | Ineligible for ACE (appraisal waiver) option regardless of LPA Findings: |
| | Condominiums |
| | • 2-4 units |
| | Leaseholds |
| | Loans where the value of the subject property provided to LPA is ≥\$1,000,000 |
| | Non-arm's length transactions |
| | Properties subject to resale/deed restrictions |
| | Manufactured |
| | Construction-to-perm Durchase transactions involving REO properties |
| | Purchase transactions involving REO properties Toxas Section 50(a)(6) transactions |
| | Texas Section 50(a)(6) transactions Eraddia Maa Baliaf Bafinanaa Martaaga |
| | Freddie Mac Relief Refinance Mortgage |
| | Properties located in a disaster impacted area, Transactions where, by low, on appreciablic required to be obtained. |
| | Transactions where, by law, an appraisal is required to be obtained A transaction where an appraisal for the subject property has already been uploaded to the Freddie Mac portal |
| | Transactions where the Freddie Mac settlement date for the mortgage was more than 120 days from the Note date |
| | The sales contract/property inspection identifies adverse physical property conditions |

| Assets | Asset documentation is generally per LPA. |
|--------|---|
| | • All funds used to close the transaction must be disclosed on the 1003 and input into LPA. |
| | • All funds used to qualify the borrower, including but not limited to, earnest money deposit, funds for down payment, closing costs, and reserves, must be verified to ensure they came from eligible sources |
| | A VOD is ineligible as stand-alone documentation. |
| | • The borrower must provide evidence that the earnest money deposit came from an acceptable source and that they have sufficient assets to cover the down payment, closing costs, prepaids and reserve (if applicable) requirements. Evidence required: |
| | - Two months most recent bank or financial statements, all pages. The statements must: |
| | - Identify the financial institution, |
| | Identify the account owner(s) |
| | Identify the account number (minimum acceptable ID is last four digits) |
| | Show all transactions and the ending balance |
| | - Show period covered |
| | Indicate any outstanding loans secured by the asset |
| | Computer-generated statements downloaded from the internet or from the financial institution's computer system, are acceptable provided all of the above information is provided and the financial institution's name and the source is included (unless used on combination with other asset verifications containing the missing information and it clearly establishes the transaction history pertains to the same account) |
| | NOTE: If a copy of the canceled deposit check is used to document the source of funds, the bank statements must cover the period up and including the date the earnest money check cleared the bank. |
| | Refinance transactions require verification of funds to close. |
| | • If the borrower uses a credit card, cash advance, or unsecured line of credit to pay for fees associated with the loan application process (e.g. appraisal, credit report, etc.) the following is required: |
| | - A copy of the account statement showing the amount charged/advanced, and |
| | Verify the borrower has sufficient funds to pay the charges/advance, or |
| | - Include the payment for the amount charged/advanced in the monthly DTI calculation. |
| | |

| Assets (cont.) | Business funds of a self-employed borrower may be used for down payment, closing costs and/or reserve requirements subject to the following: |
|----------------|--|
| | - The borrower must be listed as an owner on the account. If the borrower's name is not listed on the business account statement, documentation that the borrower is an authorized signer on the account is required. This applies to all business accounts, including sole proprietorships, when business account funds are being utilized for down payment, closing costs and/or reserves. Examples of acceptable documentation: |
| | Letter from the bank confirming borrower is an authorized signer, or |
| | Online documentation that confirms borrower is an authorized signer |
| | If the account is held jointly, an access letter, stating the borrower has access to 100% of the business funds, is required when the business funds are being used for down payment and/or costs. An access letter is not required if business funds are being used to satisfy reserve requirements, however at underwriter discretion, may be requested. |
| | NOTE: Use of business funds when the borrower does not own a significant percentage of the business will be at underwriter discretion (e.g. borrower has a 10% ownership interest and is using a significant amount of the business funds for down payment/closing costs). |
| | A cash flow analysis, based on 3 months business bank statements, dated within 60 days of the closing date, is required to determine the withdrawal of business funds will not have a negative impact on the business. The cash flow analysis: |
| | Must indicate that the average running balance in the account for the previous 3 months stayed the same or was better, and |
| | The amount of funds used for the transaction must not deplete the account i.e. the balance remaining in the account should not be less than half of what was in the account prior to the withdrawal |
| | Payout from a life insurance policy is acceptable for down payment or closing costs. A copy of the check or payout statement, issued by the insurance company, is required. If the cash value is being used for reserves, documentation of the cash value is required however the policy does not need to be liquidated. |
| | Proceeds from the sale/refinance of a property currently owned by the borrower (including a 1031 exchange or bridge loan) are eligible for down payment and closing costs. The final CD for the existing property must be provided before or at closing to show sufficient net cash proceeds to close the purchase. If a cash-out refinance, the proceeds from the subject refinance cannot be used to satisfy reserve requirements. |
| | Funds received as a wedding gift from related and/or unrelated persons are an acceptable source of funds for down payment and closing costs. The following applies: |
| | The funds must have been deposited into the borrower's account within 60 days of the date on the marriage license/certificate. A copy of the license/certificate and acceptable documentation the funds are in the borrower's account is required. |
| | Deposits that represent funds awarded to the borrower (e.g. disaster relief funds, lottery winnings, court-awarded settlements are eligible as long as the source providing the funds is not an interested party to the transaction. |
| | Real estate commissions earned by a borrower who is a licensed real estate agent are eligible for down payment/closing costs when purchasing a property. The CD must reflect the commission earned and the credit toward the transaction. |
| | • Large deposits are considered to be a single deposit where any unsourced portion of the deposit exceeds 50% of the combined gross monthly income of the borrower(s). If the deposit includes both sourced and unsourced funds, only the unsourced portion is used to calculate whether the deposit meets the 50% definition. Direct deposits, such as IRS or state income tax refunds, transfer of funds between verified accounts, that are easily identified on the account statement do not require documentation. |
| | Large unsourced deposits must be explained and verified. |

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|----------------|---|---|
| Assets (cont.) | • | Requirements for documenting large deposits are as follows: |
| | | Refinance transactions: Large deposits are not required to be sourced and explained however, at underwriter discretion, explanation and sourcing may be necessary as Freddie Mac requires any payment on borrowed funds be included in the DTI ratios. |
| | | Purchase transactions: If the funds from a large deposit are needed for the down payment, closing costs or reserves on the transaction documentation must be provided that the funds are from an acceptable source. Any undocumented large deposit will be deducted from the amount of verified funds and the reduced asset amount will be used for qualification |
| | | Examples: |
| | | The borrower has a monthly income of \$4,000 and a bank account with a balance of \$20,000. A deposit of \$3,000 was made but \$2,500 of the deposit is documented as the borrower's tax refund (sourced). |
| | | In this example only the \$500 is considered "unsourced" (\$3000 total deposit minus \$2500 tax refund) and is included in the large deposit calculation. |
| | | The unsourced \$500.00 is only 12.5% of the borrower's monthly income therefore it does not meet the large deposit definition (50% of the borrower's total monthly qualifying income). In this example, documentation is not required and the entire \$20,000 balance in the borrower's bank account may be used for underwriting purposes. |
| | | The same borrower has a deposit of \$3,000 but only \$500 is documented as the borrower's tax refund (sourced) leaving \$2,500 has unsourced. |
| | | In this example the unsourced \$2,500 is 63% of the borrower's \$4,000 monthly income which does meet the definition of a large deposit. |
| | | The unsourced \$2,500 must be deducted from the borrower's \$20,000 bank account balance leaving \$17,500 that may be used for underwriting purposes. |
| | | 3. The same borrower has 3 separate unsourced deposits of \$1800 which technically does not meet the 50% of the borrower's gross monthly income requirement since each deposit is less than \$2,000 (50% of \$4,000) however at underwriter discretion sourcing/documentation may be required. |
| | • | Funds from outside the United States that will be needed for closing are eligible subject to the following requirements: |
| | | Funds must be transferred into a U.S. financial institution (cannot go directly to closing agent/escrow) and funds must be verified in U.S. dollars prior to loan closing, OR |
| | | The combined value of the assets must be at least 20% greater than the amount from these assets need for closing, AND |
| | | All documents of foreign origin must be filled out in English or the originator must provide a translation, attached to each page that warrants the translation is complete and accurate, and |
| | | All foreign currency amounts must be converted to U.S. dollars at the time of translation |
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| Assets (cont.) | Eligible Sources of Funds |
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| | The chart below identifies Freddie Mac's requirements for the use and permitted source of funds. |
| | Cash-on-hand |
| | In addition to standard allowable sources of funds, borrower personal funds for Home Possible includes cash-on-hand which is eligible for down payment, closing and financing costs, prepaids, escrows and reserves subject to the following verification and documentation requirements: |
| | The underwriter must be able to reasonably conclude and support that the borrower consistently is a cash-basis individual and the cash-on-hand is not borrowed and could be saved by the borrower, and |
| | The underwriter must complete Freddie Mac Exhibit 23 Monthly Budget and Residual Analysis Form confirming the total monthly residual income available for savings is a positive number, and |
| | There can be no indication the borrower typically uses checking, savings, or similar accounts |
| | Documentation Required for Cash-on-hand: |
| | Copies of 6 months' cash receipts (e.g. rent, utility, etc.) or other alternative documentation (e.g. direct verifications, wire transfers,) to verify the borrower customarily pays cash for recurring obligations, including the payment of any revolving and installment debt, and |
| | Copies of 3 months' statements for any open revolving account to document the source of the cash-on-hand is not from a cash advance is required. If any cash advances are shown the borrower must explain and document the reason for the cash advance (e.g. cash advance was used for an emergency situation), and |
| | The credit report obtained at time of loan application validates the borrower's limited or no use of credit and does not show more than 3 tradelines, and |
| | An updated credit report, obtained approximately one week prior to loan closing, is required that does not show any new accounts or any substantial increase to an existing account that is at or above the amount of cash-on-hand provided by the borrower, and |
| | Evidence the funds were deposited in a financial institution or acceptable escrow prior to loan closing |
| | Other Borrower Funds |
| | In addition to gifts, gifts of equity, or grants eligible on standard Freddie loans Home Possible allows the following additional other borrower funds: |
| | Proceeds from an unsecured loan from the following sources: |
| | An Agency (i.e. a sponsor or provider such as an agency of the federal, state, local or municipal government, non-profit community or religious organization (excluding credit unions), the borrower's employer or a regional Federal Home Loan Bank under one of its affordable housing programs), or |
| | - A relative |
| | Proceeds from an Affordable Second or other acceptable secondary financing. |
| | Reminder: Any secondary financing on transactions with a CLTV 97.01% to 105% must be an Affordable Second |
| | Financing concessions that meet Freddie Mac requirements are eligible |
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| Assets Used for | Assets may be used as the source for repayment of monthly obligations subject to the following: |
|-----------------|--|
| Repayment of | The transaction involves a 1-2 unit primary residence or second home, and |
| Obligations | Eligible on purchase and rate/term refinance transactions only, and |
| | Maximum 80% LTVCLTV |
| | Types of Assets Eligible for Repayment of Obligations |
| | Retirement Assets |
| | - Eligibility: |
| | The retirement asset must be in a retirement account recognized by the IRS (e.g. IRA, 401(k) account, etc.), and |
| | - The borrower must be the sole owner of the account and the account is fully vested |
| | - The account is not currently used as a source of income by the borrower, and |
| | As of the Note date, the borrower has access to withdraw the funds in their entirety without being subject to a penalty or additional early distribution tax (less any portion pledged as collateral for a loan or otherwise encumbered) |
| | - Documentation: |
| | Documentation evidencing the account meets the above requirements must be provided along with the most recent account statement for the retirement account |
| | • Lump-Sum Distribution (Funds <u>Not</u> Deposited in an Eligible Retirement Asset) |
| | - Eligibility: |
| | The lump-sum distribution funds must be from a retirement account recognized by the IRS (e.g. IRA, 401(k) account) and must be deposited into a depository or non- retirement securities account, and |
| | The borrower on the mortgage must have been the recipient of the lump-sum distribution, and |
| | Any party that has an ownership interest in the account holding the lump sum payment must also be obligated on the mortgage or the funds are ineligible, and |
| | The entire amount of the funds from the lump-sum distribution must be immediately accessible and cannot have been or currently be subject to a penalty or early distribution tax |
| | - Documentation: |
| | Documentation evidencing all of the following required: |
| | Receipt and type of lump-sum distribution funds (e.g. employer distribution letter(s), or check-stub(s), or IRS 1099-R), and |
| | - The funds were derived from an eligible retirement asset, and |
| | The funds were not, or are currently not, subject to a penalty or early distribution tax |
| | 1 |

| Assets Used for Repayment of Obligations (cont.) | Depository Accounts and Securities Definitions |
|--|---|
| | Depository accounts are defined by Freddie Mac as accounts used to deposit and withdraw cash (e.g. checking, savings, money market, certificates of deposit, etc.) |
| | Securities accounts are defined by Freddie Mac as accounts that are traded on an exchange or marketplace (e.g. stocks, vested stock options, bonds, mutual funds, U.S. government securities, etc.) |
| | - Eligibility |
| | - The borrower must be the sole owner of the asset or, if owned jointly, the joint owner must also be a borrower on the loan and/or on title to the subject property, and |
| | - At least one borrower who is an account owner must be at least 62 years old , and |
| | As of the Note date, the borrower has access to withdraw the funds in their entirety without being subject to a penalty or additional early distribution tax (less any |
| | portion pledged as collateral for a loan or otherwise encumbered), and The account must be located in as U.S. or state regulated financial institution and the funds must be verified in U.S. dollars |
| | - Documentation |
| | Documentation Documentation evidencing the account meets all of the above requirements, and |
| | An account statement covering one or two months as required by LPA, and |
| | NOTE: For securities only if the borrower does not receive a stock/security |
| | statement evidence the borrower owns the security and verification of the value of the stock using stock prices from a financial publication or web site is acceptable |
| | Any deposit exceeding 10% of the borrower's total eligible assets in depository and/ or securities account must be verified to ensure the deposit does not include gifts or borrower funds. If verification cannot be provided the borrower's eligible assets must be reduced by the amount of the deposit. |
| | NOTE: If the source of the deposit can be clearly identified on the account statement (e.g. direct deposit, etc.) no further documentation is required. |
| | Assets from the Sale of the Borrower's Business |
| | - Eligibility |
| | The borrower(s) must be the sole owner(s) of the proceeds from the sale of the business that were deposited in the depository or non-retirement securities account (see definitions under Depository Accounts and Securities account above), and |
| | The borrower must be the sole owner of the account where the proceeds from the sale of the business is deposited or, if owned jointly, the joint owner(s) must also be a borrower on the loan or the funds are ineligible |
| | The entire proceeds from the sale of the business must be immediately accessible, and |
| | The sale of the business cannot have resulted in any of the following |
| | Retention of business assets, or |
| | Existing secured or unsecured debt, or |
| | An ownership interest, or |
| | Seller-held notes to buyer of the business |
| | - Documentation |
| | - The most recent three months' depository or securities account statements, and |
| | Copy of the contract for the sale of the business, and |
| | Copy of the fully executed closing documents for the final sale of the business that includes the sales price and net proceeds, and |
| | Most recent tax return for the business prior to the sale of the business, and Evidence that the funds in the non-retirement account that are being used for qualification were derived from the sale of the business |

| Assets Used for | Calculation of Assets Used for Repayment of Obligations |
|-------------------------------------|--|
| Repayment of Obligations (cont.) | Asset calculation is determined by taking the net eligible assets (see below) and dividing by 360 months (regardless of loan term) which equals the eligible asset amount:: |
| | Net eligible assets divided by 360 = asset amount eligible for qualification |
| | The following must be subtracted from the total amount of eligible assets to determine net assets used as the basis for the DTI calculation: |
| | • Funds required to be paid by the borrower to close the transactions (e.g. down payment, closing costs, etc.), and |
| | Any gift or borrowed funds, and |
| | • Any portion of the assets that are pledged as collateral for a loan or otherwise encumbered |
| Assumptions | Not allowed |
| AUS | LPA "Accept" is required. Documentation requirements are generally determined by LPA. Manual underwriting is ineligible. |
| Available Markets | All 50 states |
| | Guam, Puerto Rico and the Virgin Islands are ineligible. |
| Borrowers – Eligible | Natural persons |
| | U.S. citizens |
| | Revocable inter vivos trust that meets Freddie Mac guidelines. Trusts are eligible on: |
| | - 1-unit transactions only |
| | NOTE: Trusts are ineligible on 2-4 unit primary residence |
| | A Power of Attorney is ineligible with an inter vivos trust. |
| | • Non-U.S. Citizens: All loans delivered to Freddie Mac require Homebridge to rep and warrant the borrower is legally present in the U.S. Lawful permanent or lawful non-permanent resident aliens are eligible subject to the following: |
| | - Borrower must have a valid social security number or individual taxpayer identification number (ITIN), AND |
| | - Have a current, unexpired, EAD or other documentation showing immigration status is current/unexpired (e.g. Green Card, work visa, etc.), AND |
| | - The borrower meets all other standard employment and income requirements required by DU |
| | If additional information is required to determine legal status, the Homebridge Underwriter will determine on a case-by-case basis the additional documentation requirements |
| | If a borrower is a non-permanent resident alien, Homebridge will determine visa eligibility. Refer to the <u>Visa Eligibility for Non-Citizens (Non-Permanent Resident</u> <u>Aliens)</u> document on the Homebridge website for visa eligibility and documentation requirements |
| | - Borrowers with a Deferred Action for Childhood Arrivals (DACA) status, are not eligible |
| | Non-Occupant Co-Borrowers (eligible on 1-unit properties only and maximum 95% LTV) |
| | - Income is included when determining if transaction meets applicable income limit |
| | - Liabilities are included in the DTI calculation |
| | All borrowers are required to have a valid social security, or Individual Taxpayer Identification Number (ITIN) and meet legal residency documentation requirements |
| Borrower Contribution | The minimum borrower contribution from borrower personal funds is as follows: |
| | 1-unit regardless of LTV/CLTV: None |
| | 2-4 unit > 80% LTV/CLTV to 85% LTV/CLTV: 3% |

| D | – |
|------------------------|--|
| Borrowers – Ineligible | Foreign Nationals |
| | Borrowers with diplomatic immunity |
| | Borrowers without a social security number, ITIN, or a number that cannot be validated with the SSA |
| | Borrowers with non-traditional credit |
| | Borrowers that receive Government/Public Assistance Income (Section 8 income) |
| | Borrowers previously convicted of mortgage fraud |
| Borrower Types | Co-Borrower: |
| | An individual, who applies jointly with the applicant, takes title to the property and is liable for the debt |
| | - Signs all loan documents |
| | Income, assets and debt used for loan qualification |
| | Co-Signer: |
| | An individual who has no ownership interest in the property but is liable for the debt. Signs all loan documents (except Mortgage/Deed of Trust) |
| | - Income, assets, and income are used for qualification |
| | Cannot have an interest in the transaction (seller, builder, real estate broker, etc.) The co-signer must occupy the property |
| | Non-Borrowing/Non Purchasing Spouse: |
| | - Generally has no ownership interest in the property and is not liable for the debt. |
| | In community property/marital rights states the non-borrowing spouse does have an |
| | interest in the property and is required to execute the security instrument and all applicable documents as determined by state law |
| | NOTE: Community property states: Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Texas, Washington, and Wisconsin |
| Construction to Perm | The conversion of construction-to-permanent financing involves the granting of a long-term mortgage to a borrower for the purpose of replacing interim construction financing that the borrower has obtained to fund the construction of a new residence. |
| | Construction-to-permanent financing can be structured as a transaction with one or two separate closings; however Homebridge will not provide the construction financing (a one closing transaction). The borrower must hold title to the lot, which may have been previously acquired or be purchased as part of the transaction. |
| | All construction work, including any work that could entitle a party to file a mechanics' lien or materialmen's lien, must be completed and paid for, and all mechanics' liens, and any other |
| | liens and claims that could become liens relating to the construction must be satisfied before the loan is closed with Homebridge. Homebridge will retain the appraiser's certificate of completion and a photograph of the completed property in the loan file. When a construction-to-perm mortgage loan provides funds for acquisition or refinancing of an unimproved lot and the construction of a residence on the loan, Homebridge will retain a certificate of occupancy or an equivalent from the applicable government authority. |
| | Units in a condo project are not eligible for construction-to-permanent financing. |
| | Two-Closing Transactions |
| | The first closing is to obtain the interim construction financing (and may include the purchase of the lot). Construction financing is not eligible through Homebridge. |
| | The second closing (aka "end" loan) is to obtain the permanent financing upon completion of the improvements and is eligible through Homebridge. |
| | A modification may not be used to update the original Note; a new Note must be completed and signed by the borrowers. |
| | - The borrower is underwritten based on the terms of the permanent mortgage. |
| | Transactions are subject to the limited cash-out refinance maximum LTV/CLTV/HCLTV ratios, as applicable. |
| | |

| Contingent Liabilities | Business Debt |
|------------------------|---|
| | Business debt that appears on a self-employed borrower's personal credit report requires documentation that the debt is paid from company funds and considered in the cash flow analysis for the borrower's business. Business debt does not need to be considered as part of the borrower's individual recurring monthly debt when: The account does not have a history of delinquency, and Documentation is provided that the debt was paid from the borrower's business funds (e.g. 12 months cancelled business checks), and The tax returns evidence that the business expenses associated with the debt (e.g. interest, lease payments, taxes, insurance, etc.) have been reported and support that the debt has been paid by the business |
| | If documentation of payment from the business funds cannot be provided, or there is history of delinquency on the account the debt must be considered as part of the borrower's individual recurring debt obligation. |
| | Co-Signed Debt - Mortgage |
| | Co-signed debt is not required to be included in the borrower's DTI calculation if all of the following applies: |
| | The debt is current and the other party has been making the entire payment for the most recent 12 months, and |
| | - The party making the payments is obligated on the Note for the mortgage, and |
| | - The borrower is not on the title of the mortgaged property, and |
| | 12 months most recent consecutive cancelled checks are provided documenting the primary party obligated on the debt has been making the payments (the checks cannot be from an account co-owned with the borrower), and |
| | The party making the payment is not an interested party to the subject transaction |
| | Co-signed debt must be included in the borrower's DTI calculation if all of the above requirements are not met. |
| | Refer to the Credit - Installment/Revolving/Student Loan topic for non-mortgage debt paid by others |
| | Assumed Mortgage Debt The monthly payment may be excluded from the DTI calculation if there is evidence the borrower no longer owns the property and a copy of the fully executed assumption agreement is provided |
| | Court Ordered Assignment of Debt Debt that has been assigned by order of the court is not required to be included in the borrower's DTI calculations as follows: |
| | Evidence of the transfer of title, and A copy of the court order is provided |
| Credit History | Trade line requirements per LPA Feedback Certificate. |
| e. out motory | Authorized user trade lines require underwriter review to ensure the trade lines are an accurate reflection of the borrower's credit history. |

| Credit - | All debts will be run through LPA to ensure accurate LPA Feedback Certificate |
|---|--|
| Installment/Revolving/ Student Loans | Installment Debt |
| Student Loans | Installment debt is considered as a recurring monthly debt obligation and included in the borrower's long-term debt when there are more than 10 months payments remaining. |
| | Installment debt with ≤ 10 months remaining will be considered as a recurring monthly debt obligation if it significantly affects the borrower's ability to meet their credit obligations. |
| | NOTE: All lease payments (auto, furniture, appliances, etc.) regardless of the number of payments remaining, must be included in the borrower's monthly debt (solar panel lease payments may be excluded) |
| | If the installment debt payment is not listed on the credit report or is listed as deferred, documentation of the payment amount is required (i.e. direct verification from the creditor, or a copy of the installment loan agreement) |
| | Revolving Debt |
| | Revolving debt is considered part of the borrower's recurring monthly debt. Revolving debt includes credit cards and personal lines of credit (equity lines, secured by real estate, are included in the housing expense). Revolving debt is subject to the following: |
| | If the monthly payment is not included on the credit report or no other documentation indicating the actual payment is available, 5% of the outstanding balance will used to determine the monthly payment. The actual payment must be used if known. |
| | - If the revolving account is to be paid off at or prior to closing, a monthly payment is not required to be included in the debt ratio. The account does not need to be closed as a condition of excluding the payment from the borrower's debt ratio. |
| | If the revolving account is to be paid off prior to closing, documentation that the debt was paid in full and source of funds must be provided and verified. If the revolving account is to be paid off at closing, the payoff must be shown |
| | on the Closing Disclosure. |
| | Open 30 Day Charge Account |
| | Open 30 day charge accounts require sufficient assets to pay off the debt in order to be excluded from the debt ratio. If the monthly payment must be included in the DTI calculation the actual payment, from the credit report or documentation verification will be used. If the actual payment is not known, 5% of the outstanding balance will be used. |
| | Alimony/Child Support/Separate Maintenance Payments |
| | Alimony/child support or separate maintenance payments that are required to be paid due to a divorce decree, separation agreement or other legal document must be included in the borrower's monthly debt obligations if they will continue for > 10 months. Voluntary payments are not required to be considered in the DTI calculation. |
| | Debt Paid by Others – Non-Mortgage |
| | When the borrower is obligated on non-mortgage debt (i.e. installment loans, revolving accounts, lease payments) but is not making the payment the debt may be excluded from |
| | the DTI calculation subject to the following: The other party has been paying the entire monthly payment for a minimum of 12 |
| | months (the other party is not required to be obligated on the debt) 12 months cancelled checks or bank statements from the party making the payments |
| | are required to document 12 months' pay history. |
| | NOTE: The above does not apply if the party paying the debt is an interested party to the subject transactions. |
| | |

| Credit - Installment/Revolving/ Student Loans (cont.) | Student Loans – Repayment, Deferment, Forbearance All student loans payments must be included in the DTI calculation when there are more than 10 months of payments remaining. The following applies: Payment Amount greater than Zero: If the monthly payment amount is greater than zero, use the monthly payment amount reported on the credit report or other documentation provided, OR Payment Amount Zero: If the monthly amount reported on the credit report is zero, use 0.5% of the outstanding loan balance as reported on the credit report |
|---|--|
| | Student Loans – Forgiveness, Cancellation, Discharge, Employment-Contingent |
| | A loan in one of these categories may be excluded from the DTI if documentation is provided that indicates the following: |
| | The loan has 10 months or less of payments remaining until the full balance of the loan is forgiven, cancelled, discharged or, if employment-contingent, paid, |
| | OR |
| | The monthly payment is deferred or in forbearance and the full balance of the student loan will be forgiven, cancelled, discharged, or, if employment-contingent, paid at the end of the deferment or forbearance period, AND |
| | The borrower currently meets the requirements for the student loan forgiveness, cancellation, discharge or employment-contingent repayment program. Evidence of eligibility/approval must be provided by the student loan program or the employer |
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| Credit Report/S | • A minimum of 3 tradelines must be used to generate a credit score for the credit score to be |
|-------------------------------|---|
| | usable. Borrowers using cash-on-hand as a source of funds are limited to a maximum of 3 |
| | tradelines. Refer to the <u>Borrower Personal Funds – Cash-on-Hand</u> topic for specific requirements when the borrower is using cash-on-hand. |
| | When not all the borrowers have a usable credit score all of the following applies: |
| | - The transaction must be a purchase or rate/term refinance, |
| | The property securing the loan must be a 1-unit primary residence |
| | The borrower(s) with the usable credit score must contribute more than 50% of the total monthly income |
| | The borrower(s) without a credit score are not self-employed. |
| | NOTE: Any debt not reported on the credit report requires documentation that it has been paid satisfactorily |
| | Homebridge will re-issue credit report when provided by a Homebridge approved Freddie Mac credit vendor. |
| | - Approved vendors include: |
| | - Credit Plus |
| | - CIS |
| | - Credit Technologies |
| | - CBC Innovis |
| | - Equifax - Universal Credit Services |
| | - Credit reports provided by a Freddie Mac credit vendor not approved by Homebridge |
| | will require Homebridge to re-pull credit. |
| | A tri-merged credit report is required for all borrowers. |
| | NOTE: Borrowers with frozen credit, no more than one of the national credit repositories can have frozen credit information |
| | The representative credit score is determined as follows: |
| | If there are three (3) valid scores, the middle score is used. If two of the three scores are a duplicate, the duplicate score is used. |
| | If there are two (2) valid scores, the lower of the two is used |
| | If there is one (1) valid score, that score is used |
| | The representative score for the loan is the lowest representative score for all borrowers. |
| | Credit report inquiries within the previous 120 days require a letter from the creditor stating whether new credit was obtained. If a letter from the creditor cannot be obtained a signed letter from the borrower, indicating the reason for, and result of, the inquiry (i.e. was new credit obtained or not) is required. |
| | • The borrower(s) must address all credit inquiries indicated on the credit report within the previous 90 days, specifically stating the name of the creditor(s) and the result of the inquiry/inquiries (i.e. was new credit obtained or not). Examples of acceptable/unacceptable responses below: |
| | Acceptable Response: "The inquiry/inquiries by Bank of America, Wells Fargo, etc. did not result in additional credit" |
| | Unacceptable Response: "We did not obtain any additional credit as a result of the credit inquiry/inquiries listed on our credit report" (unacceptable since name of creditors not listed) |
| | • The credit report must be dated within 120 days of the Note date |
| Deed / Resale Restrictions | Properties with age related restrictions (55+ communities) are eligible subject to Freddie Mac requirements. All other properties subject to deed/resale restrictions are ineligible. |
| | |

| Derogatory Credit | Derogatory credit waiting periods sub | ject to the following: | |
|---|---|---|--|
| | Derogatory Event Type | Waiting Period Requirements* | |
| | Bankruptcy – Chapter 7, 11, 13 | Per LPA | |
| | Foreclosure | Per LPA | |
| | Deed-in-Lieu of Foreclosure | Per LPA | |
| | Short Sale | Per LPA | |
| | *Measured from the applicable event | end date to application date | |
| | Judgments and Tax Liens Must be paid prior to close | | |
| | Delinquent Child Support | | |
| | | l current or in a payment plan. On a ca | se-by-case basis this |
| | requirement may be waived subject to | | , |
| Down Payment Assistance – Affordable Second | the Available DPA/Community Secon Homebridge website at <u>www.Homebr</u> | ogram must currently be approved by H ds Program list located under Working idgeWholesale.com for eligible program | With Us on the ns. |
| | Guide Chapter 4204 and cannot be: | Freddie Mac requirements as detailed | |
| | Provided by the property seller A HELOC | or other interested party to the transact | IUTIS, OF |
| DTI | Per LPA with an "Accept" approva | al | |
| | 3-4 units > 80% LTV maximum 45 | | |
| | | ately be entered into LPA including the | non-occupant co- |
| | borrower's liabilities (if applicable) | | |
| | including principal and interest, ha premium, flood insurance, leaseho financing, bridge loan payment (if | based on the full monthly payment amo azard insurance, taxes, and, as applical old payment, HOA dues, and payment applicable), and any special assessme is guidance applies to any other proper | ble, mortgage insurance on any secondary nts with more than 10 |
| Employment – | A two year employment history is | required for both wage earner and self | -employed borrowers. |
| General Requirements | | 12-24 month history of self-employmen | |
| | that provides the same pro- | tory of receipt of income at the same of oducts or services as the current busine s as the current business, and | |
| | - The borrower's level of ex and | perience and the amount of business c | lebt will be considered, |
| | | ovided are well accepted in the market | |
| | recent 3 months bank stateme | YTD financial statement for the busine nts to determine if the income is stable | |
| | history, income may be used for a | orkforce and have less than a 2 year en qualifying if documentation is provided er for a minimum of 6 months and there | indicating the borrower |
| | used for qualifying if it can be doo vocational/training program imme | | chool or a |
| | | nt (VVOE) is required within the 10 bu ers and within the 30 calendar days pr i | |
| | acceptable for active duty military | | |
| | | ne and most recent W-2s are required | |
| | | verification of the business by a third p Business License, etc.). Self- employe | |

| Employment History | Newly Employed The income earned by a borrower with less than a 2-year employment history may be used for qualifying if documentation is provided the borrower was attending school or in a vocational/ training program immediately prior to their current employment. Re-Entering the Workforce If the borrower is re-entering the workforce after an extended absence, for any reason, the employment may be considered stable if documentation is provided to support a stable employment history that directly preceded the extended absence. Gaps in Employment Any gaps in employment (> 30 days) the borrower must provide documentation explaining the circumstances surrounding the gap |
|---------------------|---|
| Escrow Holdbacks | Homebridge offers the Home Fixer-Repair Escrow Option Program which allows escrow holdbacks subject to the following: Repairs cannot effect the safety or habitability of the property |
| | Repair work is limited to a maximum of \$5,000 |
| | An estimate from a licensed contractor or qualified professional is required, detailing all repairs |
| | Homebridge will hold 1.5 times of the repair estimate. Borrower's using their own funds to establish the escrow holdback account must have sufficient documented assets to cover the down payment, closing costs and escrow holdback funds. |
| | All repairs must be completed within 14 calendar days of closing and the final inspection must be completed within 72 hours of completion. |
| | NOTE: Properties that do not meet the "average condition" appraisal requirement may be eligible for an Escrow holdback. If an escrow holdback is approved, the appraiser must confirm the work completed will bring the property up to average condition. |
| Escrow/Impound | > 80% LTV required unless prohibited by state law; CA loans ≥ 90% LTV |
| Account | < 80% LTV not required; refer to rate sheet for pricing adjustment |
| | |
| Financed Properties | The occupying borrower may own one additional financed property in addition to the subject property for a maximum of two (2) financed properties. |
| | NOTE: Financed properties owned by a non-occupant borrower are not included in the financed property count |
| | |

| Gift Funds | Gift funds, from an acceptable donor, may be used for all or part of the down payment, closing costs, or reserve requirements as long as the borrower meets the minimum contribution requirements. Gift funds may be provided by any of the following: A relative, defined as the borrower's spouse, child, or other dependent, or by another individual who is related to the borrower by blood marriage, adoption or legal guardianship, or A fiancé or fiancée, or domestic partner. The gift fund donor cannot be affiliated with the builder, developer, real estate agent, broker, or any other interested party to the transaction. The gift must be evidenced by a gift letter, signed by the donor and it must: Specify the dollar amount, Be signed by the donor and the borrower, Specify the date the funds were transferred, Indicate the donor(s) name, address, phone number, and relationship to the borrower, and Include a statement by the donor that no repayment of the gift funds is expected. The transfer of the gift funds must be documented. Acceptable documentation includes: Copy of the donor's cancelled check and the borrower's deposit slip Copy of the donor's withdrawal slip and the borrower's deposit slip Copy of the donor's check to the closing agent, or The settlement statement showing receipt of the donor's check. |
|--------------------------------------|---|
| Gift of Equity | Allowed from an immediate family member only. Eligible on primary residence purchase transactions. A gift letter must be provided (refer to gift funds above for gift letter requirements). The Closing Disclosure must indicate "gift of equity". If the above requirements are met, the gift of equity is not subject to the interested party contribution requirements. |
| Higher Priced and High Cost Loans | Higher priced mortgage loans (HPML) are eligible subject to the following: Establishment of an escrow account for taxes and insurance on primary residence transactions, and The loan must meet all applicable and/or federal compliance requirements, and The loan must be fixed rate High cost loans are ineligible |

| Homeownership Education/Counseling and Landlord | Homeownership Education/Counseling When all borrowers on a purchase transaction are first time homebuyers*, at least one borrower must complete homeownership education prior to the Note date. |
|---|---|
| Education | Education/Counseling Options |
| | The following options are eligible to satisfy the homeownership education requirement: |
| | 1. Education/counseling programs developed by: |
| | - HUD Approved Counseling Agencies, |
| | Housing Finance Agencies (HFAs), or |
| | - Community Development Financial Institutions (CDFIs) |
| | Homeownership education programs developed by mortgage insurance companies or other provider programs that meet the standards of the National Industry Standards for |
| | Homeownership Education and Counseling (<u>www.homeownershipstandards.com</u>) |
| | Freddie Mac's free online <u>CreditSmart</u> curriculum provided the borrower completes all of the following modules under the <i>CreditSmart – Steps to Homeownership Tutorial:</i> Your Credit and Why It is Important |
| | - Managing Your Money |
| | - Thinking Like a Lender |
| | - Becoming a Homeowner |
| | Preserving Homeownership – Protecting Your Home Investment. |
| | Documenting Homeownership Education/Counseling |
| | • Option 1 or 2 : If the borrower completes one of the programs under Options 1 or 2 above completion of the program must be documented with: |
| | Freddie Mac Exhibit 20 Homeownership Education Certification or similar document signed by the counselor. |
| | • Option 3: If the borrower completes Option 3, CreditSmart – Steps to Homeownership tutorial completion of the program must be documented with: |
| | The Certificate of Completion generated once the borrower successfully completes the quiz. |
| | Landlord Education (2-4 unit Primary Residence) |
| | • Purchase Transactions: A minimum of one borrower must participate in landlord education prior the Note date when purchasing a 2-4 unit primary residence. A copy of a Completion Certificate must be provided. |
| | • Refinance Transactions: Not required however Freddie Mac recommends landlord education if the borrower has not previously received |
| | Eligible Landlord Education Providers |
| | Genworth Mortgage Insurance |
| | <u>Radian Mortgage Insurance</u> |
| | NOTE: Homebridge will be required to register the borrower for landlord training in order for the borrower to receive the Completion Certificate |
| | * First time homebuyer is defined as a borrower who has had no ownership interest (sole or joint) in a residential property during the 3-year period preceding the date of the purchase of the subject property |
| | Ineligible |
| | Homeownership education/counseling and landlord education cannot be provided by any interested party to the transaction including the broker or the lender |
| | |

| Income | Income documentation is determined by LPA however, at underwriter discretion, additional documentation may be required. |
|--------|--|
| | NOTE: The use of assets to pay obligations is eligible. Refer to the <u>Assets Used for</u> <u>Repayment of Obligations</u> topic for details |
| | Wage Earner Borrowers: |
| | - At minimum, a current paystub with YTD earnings and the most recent W-2 is required |
| | Self-Employed Borrowers Tax Return Requirements – Loans disbursing on or after July <u>1</u>, <u>2017</u> must use the below guidance: |
| | An income analysis (Freddie Mac Form 91 or similar) must be completed for self- employed borrowers |
| | - Businesses operating 5 or more years: |
| | 1 year of tax returns (business and personal) is required. The tax returns must reflect a full 12 months self-employment income. |
| | Example: If 2016 tax returns used for qualification, documentation must be provided the borrower's business was in existence on or before 12/31/15 to meet the full 12 months self-employment requirement. |
| | Refer to the <u>Employment</u> topic for length of self-employment requirements and to the <u>Self-Employed Documentation Requirements</u> topic required documents |
| | - Businesses operating < 5 years: |
| | 2 years of tax returns (business and personal) are required. Copies of the most recent 2 years signed federal individual and business tax returns with all schedules. |
| | Self-Employed - Profit and Loss Statements |
| | A year-to-date Profit & Loss (P&L) statement and balance sheet are required if more than a calendar quarter has elapsed since date of most recent calendar or fiscal-year end tax return was filed by the borrower (borrower prepared is acceptable) |
| | NOTE: A balance sheet is not required for Schedule C borrowers |
| | Additionally, if the income used to qualify the borrower exceeds the two year average of tax returns, an audited P&L or signed quarterly tax returns obtained from the IRS are required |
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| Income (cont.) | - Partnerships/ | umentation Requirements S Corp/Corporations: Tax returns as been in existence | s must indicate the number of years | | |
|----------------|---|---|---|--|--|
| | Sole Proprietorship: Any documentation provided must not contradict the informatio provided on the loan application regarding the number of years the business has bee in existence. | | | | |
| | Business Structure | Business Operating ≥ 5 years | Business Operating < 5 years | | |
| | Sole Proprietorship (100% Owner) | Signed individual federal tax return for most recent year | Signed individual federal tax returns for most recent 2 years | | |
| | Partnership | Signed individual and business federal tax returns (Partnership IRS Form 1065) including K-1s for the most recent year | Signed individual and business federal tax returns (Partnership IRS Form 1065) including K-1s for the most recent 2 years | | |
| | S Corp | Signed individual and business federal tax returns (S-corp IRS Form 1120S) including K-1s, Form 1125-E and W-2s for the most recent year | Signed individual and business federal tax returns (S-corp IRS Form 1120S) including K-1s, Form 1125-E and W-2s for the most recent 2-years | | |
| | Corporation | Signed individual and business federal tax returns (Corporation IRS Form 1120) including K-1s, Form 1125-E and W-2s for the most recent year | Signed individual and business federal tax returns (Corporation IRS Form 1120) including K-1s, Form 1125-E and W-2s for the most recent 2-years | | |
| | Rental income and expenses reported on Rental Real Estate Income and Expenses of a Partnership or an S Corporation (IRS Form 8825) will be treated as self-employment income, regardless of whether or not the borrower is personally obligated on the Note | | | | |
| | Temporary Leave | | | | |
| | and medical reasons, | | ed for circumstances such as family c. The income from a borrower who the following: | | |
| | - The borrower's | s employment and income meet sta | ndard eligibility requirements, | | |
| | indicate the ret | , | | | |
| | base pay, com | mission, bonus income, etc., as ap | | | |
| | to work after th Family, etc.). | n generated by the employer confirm ne leave (e.g. employer-approved le Documentation may be provided by must demonstrate their ability to rep | eave request, Family Medical Leave the employer or a third party vende | | |
| | monthly obliga Calculation of the inc | tions. | bay the mongage and an other | | |
| | - Borrower retui | | payment due date: The borrower's | | |
| | - Borrower is no | ot returning to work by the first mo | ortgage payment due date: | | |
| | the leave | e, or | reduced or interrupted the temporar | | |
| | leave inc | ome may be combined with the bor | | | |
| | and r | eserves are ineligible to use for qua fying income cannot exceed the bo | alification. | | |
| | income amour | | | | |

| Income (cont.) | Temporary Leave (cont.) |
|----------------|--|
| | In addition to the documentation noted above, the following documentation is also required for borrower's returning to work after the first mortgage payment is due: |
| | Documentation evidencing the amount, duration and consistency of all temporary leave income sources used to qualify the borrower (e.g. short-term disability, insurance, sick leave benefits, temporarily reduced income from the employer, etc.) that is being received by the borrower during the leave, and |
| | Documentation that substantiates and verifies any liquid assets used to supplement the reduced income due to the leave, and |
| | A written statement from the underwriter explaining the analyses used to determine the qualifying income. |
| | Union Workers |
| | Union workers are subject to the following: |
| | Union workers employed full time through their employer and has a W-2, employment verification is per LPA Feedback Certificate. |
| | Union workers employed through the union (i.e. contract employees, tradesmen) and/or receive variable sources of income from assigned union jobs, additional verification may be required to evidence stability of employment/income (e.g. 2 years tax returns) |
| | • Employment Contracts: Borrowers with employment contracts are eligible subject to Homebridge management approval and the following: |
| | - Eligible for 1 unit primary residence transaction only, and |
| | The employment offer must be non-contingent and the offer letter, which includes salary information, must be included in the loan file, and |
| | The borrower's written acceptance of the employment offer must be included in the loan file, and |
| | - The borrower's previous employment and income history must be documented, and |
| | The borrower's employment must begin within 60 days of the Note date, and |
| | - The borrower must have a minimum of 3 months PITIA reserves in addition to any other reserve requirements, and |
| | A letter, signed by the borrower(s) is required, certifying that a paystub or other acceptable documentation to validate the borrower has started employment, will be provided as soon as received by the borrower |
| | Other Sources of Income |
| | Other sources of income are eligible for qualifying the borrower. LPA determines the documentation, verification and continuation requirements for other sources of income. |
| | • Freddie Mac requires a 2 year consecutive history of receipt , with 3 years likely continuance, on the following types of income when used for qualifying: |
| | - Capital gains, |
| | - Commission and bonus income, |
| | - Overtime, |
| | - Foster care, |
| | - Tip income, |
| | Automobile allowance, Dividend and interest documented by signed individual federal tax returns. |
| | Dividend and interest documented by signed individual federal tax returns Income from a second/additional job and seasonal employment requires 2 year |
| | consecutive history and must be likely to continue for a minimum of 3 years. |
| | |
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| Income (cont.) | Other Sources of Income (cont.) | |
|----------------|---|---|
| | to determining the stabili The stability of the RS a - An analysis of cha distributions detai - If the YTD earning applicable calcula eligible monthly in - If the YTD earning | gs are not consistent (i.e. the value of the vested share decreased substantially) additional analysis and documentation |
| | Income Type | Requirements |
| | Restricted Stock (RS) and Restricted Stock Units (RSU) Subject to: Performance-Based Vesting Provisions | History of Receipt Requires 2 years consecutive receipt The RS and RSU must be vested and have been distributed to the borrower from their current employer without restriction Must be likely to continue for a minimum of the next three (3) years Documentation YTD paystub which includes YTD earnings including the RS and RSU payouts W-2s for the most recent 2 years Evidence the stock is publicly traded Copy of the RS and/or RSU Agreement, The most recent vesting schedule(s) detailing past and future vesting Evidence of receipt of previous years payouts of RS/RSU (e.g. year-end paystub, employer-provided statement paired with a brokerage or bank statement) showing transfer of shares or funds that at minimum include: Date(s) of the payout(s), and The number of vested shares or its cash equivalent distributed to the borrower (pre-tax) Calculation RS/RSU Distributed as Shares – calculate as follows: Multiply the 52-weak average stock price as of the application date by the total number of vested shares of the application date by the total number of vested shares in the previous 2 years and divide by 24 Example: If 200 vested shares were distributed (pre-tax) in the past 2-years and the 52-week average stock price as of the application date is \$10, multiply 200 by \$10 then divide by 24 = \$83.33 monthly income |

| Income (cont.) | Other Sources of Income (cont. |) |
|----------------|--|--|
| | Income Type | Requirements |
| | Restricted Stock (RS) Restricted Stock Units (RSU) Subject to: Time-Based Vesting | History of Receipt One year minimum The RS and RSU must be vested and have been distributed to the borrower from their current employer without restriction Must be likely to continue for a minimum of the next three (3) years Documentation YTD paystub which includes YTD earnings including the RS and RSU payouts W-2 for the most recent year Evidence the stock is publicly traded Copy of the RS and/or RSU Agreement, The most recent vesting schedule(s) detailing past and future vesting Evidence of receipt of previous year's payout of RS/RSU (e.g. year-end paystub, employer-provided statement paired with a brokerage or bank statement) showing transfer of shares or funds that at minimum include: Date(s) of the payout(s), and The number of vested shares or its cash equivalent distributed to the borrower (pre-tax) Calculation RS/RSU Distributed as Shares – calculate as follows: Multiply the 52-week average stock price as of the application date by the total number of vested shares of vested shares of the application date by the total number of vested shares of the application date by 12 Example: If 50 vested shares were distributed (pre-tax) in the past year and the 52-week average stock price as of the application date is \$10 multiply 50 by \$10 and divide that by 12 = \$41.67 RS/RSU Distributed as Cash Equivalent The total dollar amount distributed (pre-tax) from the cash equivalent of vested shares for the past year is divided by12 |

| Income (cont.) | and Social Security Su - Documentation and on the type of ber | cont.) nent Income, Long-Term Disability, Survivor and Dependent pplement Security Income (SSI) nd likelihood of continuance requirements are determined based hefit as detailed in the table below and on the following page bit is not required for the income to be considered stable |
|----------------|--|--|
| | Income Type | Requirements |
| | Retirement (Social Security/Pension/ Annuity) Does not apply to retirement account distributions | Currently Received Document the type, source, amount, frequency received with: Award letter, benefit verification letter, or equivalent documentation Document current receipt with: 1 month bank statement, pay statement A 3-year likely continuance is required Newly Established Benefit If newly established the following applies: Current receipt verification is not required Documentation that provides the type, source, frequency, date the income will begin and the payment to be received is required. Acceptable documentation includes: An award letter, benefit verification letter or equivalent documentation The income must begin prior to or on the first payment due date of the mortgage |
| | Long-Term Disability (Social Security/VA/Workers Comp/Private Disability) | Currently Received Document the type, source, amount, frequency received with: Award letter, benefit verification letter, or equivalent documentation Document current receipt with: 1 month bank statement, pay statement Continuance may be assumed unless there is a predetermined insurance/benefit expiration date that is less than 3 years (e.g. stated expiration on a private insurance policy) Newly Established Benefit If newly established the following applies: Current receipt verification is not required Documentation that provides the type, source, frequency, date the income will begin and the payment to be received is required. Acceptable documentation includes: An award letter, benefit verification letter or equivalent documentation |

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| Income (cont.) | Other Sources of Income (| cont) |
|----------------|--|--|
| | Income Type | Requirements |
| | Survivor/Dependent Benefit | Currently Received |
| | (Social Security/VA or other similar benefits) | Document the type, source, amount, frequency received with: |
| | | - Award letter, benefit verification letter, or equivalent documentation |
| | | Document current receipt with: 1 month bank statement, pay statement |
| | | A 3-year likely continuance is required |
| | | Newly Established Benefit |
| | | If newly established the following applies: |
| | | - Current receipt verification is not required |
| | | Documentation that provides the type, source, frequency, date the income will begin and the payment to be received is required. Acceptable |
| | | documentation includes: |
| | | An award letter, benefit verification letter or equivalent documentation |
| | | - The income must begin prior to or on the first |
| | | payment due date of the mortgage |
| | Social Security | Currently Received |
| | Supplemental Security Income (SSI) | • Document the type, source, amount, frequency received with: |
| | | Award letter, benefit verification letter, or equivalent documentation |
| | | Document current receipt with: |
| | | - 1 month bank statement, pay statement |
| | | Continuance may be expected unless there is evidence of a pre-determined expiration date |
| | | Newly Established Benefit |
| | | If newly established the following applies: |
| | | - Current receipt verification is not required |
| | | - Documentation that provides the type, source, frequency, date the income will begin and the |
| | | payment to be received is required. Acceptable |
| | | documentation includes: - An award letter, benefit verification letter or |
| | | equivalent documentation |
| | | - The income must begin prior to or on the first |
| | | payment due date of the mortgage |
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| Income – Rental from 1-Unit Primary | Rental income (aka boarder income) from a 1-unit primary residence may be used for qualifying subject to all the following: |
|---|--|
| Residence Subject | The person providing the rental income: |
| Property | - Cannot be obligated on the mortgage or have an ownership interest in the property, and |
| | - Cannot be the borrower's spouse or domestic partner, and |
| | Must have resided with the borrower for a minimum of one year and can provide evidence of residency (e.g. copy of driver's license, bank statement, bill, etc.), and |
| | Must intend to continue residing with the borrower in the new residence for the foreseeable future, and |
| | The rental income has been received for at least nine (9) of the past 12 months documented with copies of cancelled checks. If income received less than 12 months, they income received must be averaged over 12 months, and |
| | The rental income cannot exceed 30% of the total gross income used for qualifying, and |
| | A written statement, signed by the borrower, confirming the source of the rental income and |
| | that the person providing the income intends to continue residing with the borrower for the foreseeable future, is required. |
| | NOTE: If rental income is received it must also be included when determining if the borrower's income is below the maximum AMI (if applicable) where the property is located |
| Income – Rental | Rental income may be used to qualify the borrower for 2-4 unit primary residence. |
| Income from 2-4 Unit Primary Residence | • When rental income is used to qualify the borrower, reasonable adjustments to gross rental income must be made to compensate for vacancies, operating and maintenance expenses and rental income received for furniture. |
| | If the borrower has owned the rental property for at least one year, the borrower must provide the individual federal tax return, including Schedule E, showing the net rental income or loss. |
| | • If the rental income reported on the tax return provided does not reflect the current rental value (e.g. the tax returns show a large one-time expense, the property was under renovation, etc.) an Operating Income Statement (Form 998) may be used to determine rental income. The underwriter must document the reason for not using the individual tax return to determine the rental income. |
| | • An Operating Income Statement (Form 998) is required when considering the rental income from the subject property and the borrower has owned the property less than one year and/or the rental income is not supported on Schedule E. The OIS must be completed up to the Monthly Operating Income reconciliation section. |
| | NOTE: The OIS is not required if renal income is not used for qualification. |
| | Copies of current, signed lease agreements are required. |
| | • The current lease agreements and the income approach on the appraisal must substantiate the rental income that was used for qualifying. |
| | Current leases, by themselves, may not be used for documenting rental income but must be used to support the rental income used to qualify |
| | Rent loss insurance not required |
| Inspections | • Septic inspections are only required when the appraiser indicates there is evidence the septic system be failing. |
| | • Termite inspections are only required when the purchase contract requires one, or the appraiser indicates there is evidence of active infestation. |
| | Well inspections are only required when state or local regulations require, or if there is indication the well may be contaminated. |

| Interested Party Contributions | | ed by a party that I | are normally charged to the buyer of the has a financial interest in, or can influence ch as: |
|-----------------------------------|--|---|--|
| | • Seller, | | |
| | • Builder/developer, | | |
| | • Real estate agent, | | |
| | Broker, or | | |
| | | no will benefit from | the sale of the property and/or at the highest |
| | IPC's can be either financing conce | essions or sales co | processions and include: |
| | Funds paid directly from the | | |
| | | erested party throu | gh a third-party organization, including |
| | - | actions on the borr | rower's behalf from an interested party, it agency), |
| | | - | he funds to pay some or all of the closing |
| | transaction are an acceptat | ole IPC, subject to | , the realtor's commission funds from the the limits below, but they cannot be used for rower contribution requirements. |
| | Interested party contributions are li | | Tower contribution requirements. |
| | Occupancy Type | LTV/CLTV | Maximum Allowable Contribution* |
| | | > 90% | 3% |
| | Primary Residence | 75.01% - 90% | 6% |
| | | 75% or less | 9% |
| | meet any minimum borrower cSales concessions items such | ontribution require as furniture, autor ceed the limits abo | wn payment, reserve requirements or to ment. nobiles, decorator allowances, cash, etc. and ve must be deducted from the sales price |
| | - | | its noted above. Financing concessions |
| | | rom an interested p | party that benefits the borrower in the |
| | Payments or credits relation | ted to acquiring th | e property, and |
| | | A dues must be co | sing costs, or prepaids, including up to 12 Ilected at closing and transferred directly to Disclosure |
| | Financing concessions genera appraisal cost, transfer taxes, include prepaid items such as covering any period after the HOA dues (≤ 12 months), mol paid MI. | ally include origina attorney's fees, tit interest charges (settlement date, ha rtgage insurance p | tion fee, discount points, commitment fee, le insurance premiums, etc. They may also no more than 30 days), real estate taxes azard insurance premiums (≤ 14 months), remiums and escrow accruals for borrower |
| | NOTE: Fees and/or closing o customary are not su | costs paid by the s ibject to IPC limits | eller that are considered common and e.g. owner's title and transfer tax. |
| | Undisclosed IPCs are ineligible HUD | e i.e. borrower paid | d closing costs moved to the seller side of the |

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LDP/GSA and LDP/GSA LDP/GSA **Mortgage Fraud** All of the following parties to the transaction, as applicable, must be checked against HUD's Limited Denial of Participation list and the General Service Administration's Excluded Parties List System. Borrower(s) and Borrower(s) AKA name (if applicable) Seller(s), Real Estate Listing and Selling Agent(s), Appraiser, Appraisal Company (not the AMC) Broker Loan Officer, Loan Officer Assistant Loan Processor, Underwriter, Closing/Settlement Agent, -Title/Settlement Company, and 203(k) Consultant -Any transaction where any of the interested parties to the transaction have been convicted of • mortgage fraud will require review and approval by Homebridge management. **Manufactured Housing** Refer to the Freddie Mac Conforming and Super Conforming guidelines located on the Homebridge website at www.HomebridgeWholesale.com on the Products and Guidelines page for manufactured housing requirements. Reminder: Maximum 95% LTV/CLTV for loans secured by a manufactured home on the Home Possible program. **Mortgage Insurance** Loans with > 80% LTV, mortgage insurance is required and are subject to MI guidelines. The more • restrictive of Homebridge or MI company guidelines apply. Links to review individual MI Company guidelines are provided below. • Eligible MI products: - Borrower paid mortgage insurance (BPMI). Monthly or single premiums are eligible. Lender paid mortgage insurance (LPMI). Single premium only. Eligible MI options: • Financed MI eligible for BPMI single premium Non-refundable Refundable (eligible with BPMI single premium only) Renewal type, as applicable - Level/constant - Declining/amortized Homebridge approved MI companies are: Arch Essent Genworth Radian Manufactured housing: MI must be obtained from Radian 3-4 Units: MI for 3-4 units is available through Radian and Genworth - Radian: Minimum 700 FICO and DTI per LPA - Genworth: Minimum 720 FICO and maximum 45% DTI Mortgage insurance coverage is determined by LTV and loan term as detailed below. Standard • coverage is required; custom MI coverage is ineligible. **Required MI Coverage** LTV

Freddie Mac Home Possible

* Manufactured housing ineligible > 95% LTV

Loan Term 25/30 year

10/15/20 year

80.01-85%

12%

6%

85.01 - 90%

25%

12%

90.01-95%

25%

25%

95.01%-97%*

25%

25%

| New York New York state statute supersedes Fanie Mes standard requirements for calculating the LTV used for New York. Calculating the LTV to Determine if MI Required • The appraised value is always used to calculate the LTV ratio to determine whether or not mortgage insurance is required. If MI required determine coverage as outlined below. Determining the ned you is always used to calculate the LTV ratio to determine whether or not mortgage insurance is required. If MI required determine coverage as outlined below. Determining the Required Annount of MI Coverage • If mortgage insurance coverage required (is ease required) the lesser of the appraised value or the sales price is used to calculate the LTV ratio that determines the anount/proceentage of mortgage insurance coverage required (see Required MI Coverage chart above for required coverage amounts by LTVL.con Term) Mortgage/Rental History • Par LPA. If deinquancies are allowed, a satisfactory explanation is required if the credit report does not provide the monthly housing payment. Forbearance Plan Policy The policy below applies to the subject property and to any other real estate mortgage loan where the borrower is in a forbearance plan. Subject Property. Lien (Loan being Refinanced) and is Current • If the borrower is current and has not missed a payment, and • Written evidence, provided directly from the servicer, confirming the forbearance plan has been withdrawn, closed or cancelled prior to the olong of the new value clan required. • The tonis is sligble if the borrower is a forbaarance plan and for loans where borrower inquired about ofbearance and the servicer, contitrung the forbaarance inqui | |
|--|--|
| The appraised value is always used to calculate the LTV ratio to determine whether or not mortgage insurance is required. If MI required determine coverage as outlined below. Determining the Required Amount of MI Coverage If mortgage insurance is required the lesser of the appraised value or the sales price is used to calculate the LTV ratio to determines the amount/percentage of mortgage insurance coverage required (see Required MI Coverage that above for required coverage amounts by LTV/Loan Term) Mortgage/Rental mission Per LPA. If delinquencies are allowed, a satisfactory explanation is required and is subject to underwriter review. Current mortgage must be current for the month closing Third-party documentation, to verify the monthly payment amount, is required if the credit report does not provide the monthly housing payment. Forbearnce Plan Policy The policy below applies to the subject property and to any other real estate mortgage loan where the borrowr is in a forbearance plan. Subject Property Lien (Loan being Refinanced) and is Current If the borrowr is current and has not missed a payment, the loan is eligible Other REO OR Subordinating Second Lien and is Current The loan is eligible if the borrowre is current and has never missed a payment, and Written evidence, provided thereitry from the servicer, confining the forbearance plan has been withdrawn, closed or cancelled prior to the closing of the new subject cons where borrower inquired about tohearance and the servicer flags the inquiry Subject Property. Subordinating Second Lien, AND Other REO NOT Current/Missed Payment, and Written evidence and cassons to these more may and must be sourced and easoned, and The borrower has brought the loan current must be the borrower is own funds and mus | determining the need for mortgage insurance. The following applies to loans secured by properties in |
| The appraised value is always used to calculate the LTV ratio to determine whether or not mortgage insurance is required. If MI required determine coverage as outlined below. Determining the Required Amount of MI Coverage If mortgage insurance is required the lesser of the appraised value or the sales price is used to calculate the LTV ratio to determines the amount/percentage of mortgage insurance coverage required (see Required MI Coverage that above for required coverage amounts by LTV/Loan Term) Mortgage/Rental mission Per LPA. If delinquencies are allowed, a satisfactory explanation is required and is subject to underwriter review. Current mortgage must be current for the month closing Third-party documentation, to verify the monthly payment amount, is required if the credit report does not provide the monthly housing payment. Forbearnce Plan Policy The policy below applies to the subject property and to any other real estate mortgage loan where the borrowr is in a forbearance plan. Subject Property Lien (Loan being Refinanced) and is Current If the borrowr is current and has not missed a payment, the loan is eligible Other REO OR Subordinating Second Lien and is Current The loan is eligible if the borrowre is current and has never missed a payment, and Written evidence, provided thereitry from the servicer, confining the forbearance plan has been withdrawn, closed or cancelled prior to the closing of the new subject cons where borrower inquired about tohearance and the servicer flags the inquiry Subject Property. Subordinating Second Lien, AND Other REO NOT Current/Missed Payment, and Written evidence and cassons to these more may and must be sourced and easoned, and The borrower has brought the loan current must be the borrower is own funds and mus | Calculating the LTV to Determine if MI Required |
| If mortgage insurance is required the lesser of the appraised value or the sales price is used to advalue the LIV ratio that determines the amount/percentage of mortgage insurance coverage required (see Required MI Coverage chart above for required coverage amounts by LTV/Loan Term) Mortgage/Rental History Port LPA. If delinquencies are allowed, a satisfactory explanation is required and is subject to underwriter review. Current mortgage must be current for the month closing Third-party documentation, to verify the monthly payment amount, is required if the credit report does not provide the monthly housing payment. Forbearance Plan Policy The policy below applies to the subject property and to any other real estate mortgage loan where the borrower is in a forbearance plan. Subject Property Lien (Loan being Refinanced) and is Current The loan is eligible if the borrower is current and has never missed a payment, and Written evidence, provided directly from the servicer, confirming the forbearance plan has been withdrawn, closed or cancelled prior to the closing of the new subject loan required. NOTE: Documentation must be obtained for loans in a forbearance plan has been borrower inquired about forbearance plan and for loans where borrower inquired about forbearance and the servicer flags the inquiry Subject Property, Subordinating Second Lien, AND Other REO NOT Current/Missed Payment AND Loan is Brought Current (Reinstatement) If the borrower has brought the loan current must be the borrower's own funds, and must be sourced and seasoned, and The funds used to bring the loan current must be the borrower's own funds and must be sourced and seasoned, and The the for own REO, and The proceeds from a refinance cannot be used to bring the loan must be growided directly from the servicer confirming the forbearanc | • The appraised value is always used to calculate the LTV ratio to determine whether or not mortgage |
| If mortgage insurance is required the lesser of the appraised value or the sales price is used to advalue the LIV ratio that determines the amount/percentage of mortgage insurance coverage required (see Required MI Coverage chart above for required coverage amounts by LTV/Loan Term) Mortgage/Rental History Port LPA. If delinquencies are allowed, a satisfactory explanation is required and is subject to underwriter review. Current mortgage must be current for the month closing Third-party documentation, to verify the monthly payment amount, is required if the credit report does not provide the monthly housing payment. Forbearance Plan Policy The policy below applies to the subject property and to any other real estate mortgage loan where the borrower is in a forbearance plan. Subject Property Lien (Loan being Refinanced) and is Current The loan is eligible if the borrower is current and has never missed a payment, and Written evidence, provided directly from the servicer, confirming the forbearance plan has been withdrawn, closed or cancelled prior to the closing of the new subject loan required. NOTE: Documentation must be obtained for loans in a forbearance plan has been borrower inquired about forbearance plan and for loans where borrower inquired about forbearance and the servicer flags the inquiry Subject Property, Subordinating Second Lien, AND Other REO NOT Current/Missed Payment AND Loan is Brought Current (Reinstatement) If the borrower has brought the loan current must be the borrower's own funds, and must be sourced and seasoned, and The funds used to bring the loan current must be the borrower's own funds and must be sourced and seasoned, and The the for own REO, and The proceeds from a refinance cannot be used to bring the loan must be growided directly from the servicer confirming the forbearanc | Determining the Dequired Amount of MI Coverege |
| calculate the LTV ratio that determines the amount/percentage of morgage insurance coverage required (see Required MI Coverage chart above for required coverage amounts by LTV/Loan Term) Per LPA. If delinquencies are allowed, a satisfactory explanation is required and is subject to underwriter review. Current mortgage must be current for the month closing Third-party documentation, to verify the monthly payment amount, is required if the credit report does not provide the monthly housing payment. Forbearance Plan Policy The policy below applies to the subject property and to any other real estate mortgage loan where the borrower is in a forbearance plan. Subject Property Lien (Loan being Refinanced) and is Current If the borrower is current and has not missed a payment, the loan is eligible Other REO OR Subordinating Second Lien and is Current The loan is eligible if the borrower is current and has never missed a payment, and Written evidence, provided directly from the servicer, confirming the forbearance plan has been withdrawn, closed or cancelled prior to the closing of the new subject loans where borrower inquired about forbearance and the servicer confirming the forbearance plan swhere borrower inquired about forbearance and the servicer confirming their own funds, the loan is eligible subject to: The found sue of to bring the loan current must be the borrower's own funds and must be sourced and seasoned, and The fourd sue of to bring the loan current must be the borrower is conforming that the const and must be sourced and seasoned, and The fourd sue of to bring the loan current must be the borrower's own funds and must be sourced and seasoned, and The fourd sue of to bring the loan current must be the borrower's own funds and must be closed to bring the loan current or, if | |
| History Current mortgage must be current for the month closing Third-party documentation, to verify the monthly payment amount, is required if the credit report does not provide the monthly housing payment. Forbearance Plan Policy The policy below applies to the subject property and to any other real estate mortgage loan where the borrower is in a forbearance plan. Subject Property Lien (Loan being Refinanced) and is Current The boars is eligible if the borrower is current and has not missed a payment, the loan is eligible Other REO OR Subordinating Second Lien and is Current The loan is eligible if the borrower is current and has never missed a payment, and Written evidence, provided directly from the servicer.confirming the forbearance plan has been withdrawn, closed or cancelled prior to the closing of the new subject loan required. Subject Property, Subordinating Second Lien, AND Other REO NOT Current/Missed Payment AND Loan is Brought Current (Reinstatement). If the borrower has brought the loan current (aka reinstatement), using their own funds, the loan is eligible subject to: The funds used to bring the loan current must be the borrower's own funds and must be sourced and seasoned, and The borrower cannot have entered into a forbearance repayment plan or loan modification agreement, and Proceeds from a refinance cannot be used to bring the loan current or, if cash-out, to reinstate the mortgage on other REO, and | calculate the LTV ratio that determines the amount/percentage of mortgage insurance coverage |
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| Non-Arm's Length or Identity of Interest Transactions | A non-arm's length transaction is a purchase transaction where the is a relationship or business affiliation between the buyer and seller of the property Non-arm's length transactions are eligible for re-sale properties on all occupancy types. When a non-arm's length transaction occurs on a property that is new construction, the property must be a primary residence only. An identity of interest transaction involves parties who are not related and do not have close personal ties, however they have a strong interest in the transaction. Identity of interest transactions, however additional review will be required to ensure validity of the transaction, value, etc. Additional documentation and/or a desk |
|---|--|
| | review or second appraisal may be required at underwriter discretion. |
| Occupancy | Owner-occupied primary residence only (1-4 units) |
| Power of Attorney | A durable Power of Attorney (POA) is allowed on a case-by-case basis on purchase and rat/term refinance transactions in a hardship or emergency situation, or if an applicable law requires the use of a POA subject to all of the following: The person acting as the attorney-in-fact should be a family member or have a personal or fiduciary relationship with the borrower. The attorney-in-fact cannot be employed by or affiliated with any party to the transaction. Must be specific to the transaction Must include the borrower name, property address and loan amount The POA must be fully executed and notarized Homebridge to review and approve prior to loan closing The POA must be recorded along with the mortgage |
| Prepayment Penalty | Not permitted |
| Products | Fixed Rate: 15, 20, and 30 year A 1/0, 1/1, 1/1/1, 2/1, or 3/2/1 temporary buydown feature eligible on fixed rate purchase transactions; refer to the <u>Temporary Buydown</u> topic for complete eligibility requirements |
| Properties – Eligible | Single family residences (attached/detached) 2-4 units PUDs (attached/detached) Condominiums, low and high rise (attached/detached) Freddie Mac warrantable or Fannie Mae Warrantable with PERS approval or CPM acceptance. NOTE: Condo conversions ineligible if converted in the previous 3 years (all states) Modular/prefabricated properties 1-unit only. Factory built but not built on a permanent chassis; built on site similar to stick-built homes; permanently affixed to the foundation; must conform to local building codes. Property is legally classified as real property and assumes characteristics of stick-built such as permanent connections to water, electrical and waste disposal systems Multi-wide (double/triple) manufactured home that is a minimum of 20 feet wide. Owner-occupied primary residence only (excluding manufactured homes on leasehold estates; manufactured homes on leasehold estates are ineligible. Leaseholds meeting Freddie Mac guidelines (Freddie Mac Ground Lease Analysis (Form 461) required) eligible on a case-by-case basis subject to Homebridge Management review and approval. The lease term must extend a minimum of 5 years from the mortgage maturity date. Rural properties Properties in Hawaii in lava zones 2, 3, and 4. NOTE: If the property is located in lava zone 2 the property insurance coverage must be for 100% replacement cost |

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| Properties – Eligible | Project review must be completed within 180 days prior to the Note date. |
|---|---|
| Condominiums | • Projects with Fannie Mae PERS approval or projects with a project acceptance certification through CPM are eligible if documentation of the PERS or CPM acceptance is provided. |
| | Freddie Mac Streamlined Review eligible for established projects subject to Freddie Mac guidelines. When a Streamlined Review is performed, the following LTV restrictions (all states except Florida) apply: Owner occupied maximum LTV 90% |
| | • Projects where the HOA (or developer if not turned over to the HOA) is a party to litigation, arbitration, mediation or other dispute are only eligible in the following circumstances: |
| | - The litigation amount is known, the insurance company has committed to providing defense, and the litigation amount is covered by the insurance policy, or |
| | The litigation/arbitration involves non-monetary neighbor disputes regarding the rights of enjoyment, or |
| | - The HOA is the plaintiff in the litigation but it can be determined that the matter is minor in nature with insignificant impact to the financial status of the condo project. |
| | Florida Specific |
| | New condo projects require PERS approval |
| | Established Project Review is eligible for established projects |
| | Streamlined Review for established condo project eligible as follows: |
| | Maximum 75% LTV for owner-occupied |
| | See below for additional Florida requirements |
| Properties – Eligible: Florida Condominium | Florida condominium projects that are <u>3 or more stories high</u> are subject to the following requirements: |
| Projects | If the condo building is 30 years or older, OR |
| | The condo building is 25 years or older AND the building is within 3 miles of the coastline, THEN: |
| | Evidence the building has completed the inspections required under Florida Senate Bill 4D (SB-4D), <u>AND</u> |
| | Evidence the HOA has completed the required structural integrity reserve study, and the budget contains sufficient reserves. The HOA fee must be consistent with the budget |
| | NOTES: |
| | If the project has not had the required inspections, it is ineligible |
| | If an inspection was completed but revealed substantial structural deterioration and/or unsafe/dangerous conditions exist, evidence the required repairs have been completed must be provided or the project is ineligible |
| | REMINDER: This requirement does not apply if the condo building is only 1 or 2 stories high |
| | |
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| | |

| Properties - Ineligible | Non-warrantable condominiums |
|---------------------------------|--|
| | New condominium projects in Florida without a PERS approval |
| | Condominium conversions that were converted in the previous 3 years regardless of location |
| | Condominiums < 450 square feet |
| | Cooperative projects |
| | Condo Hotels (projects managed or operated as hotel/motel, hotel/motel conversions) |
| | Unique properties |
| | Agricultural-type properties, farms, orchards, ranches |
| | Properties zoned for agricultural use |
| | Unimproved land |
| | Rural property > 10 acres |
| | Timeshares |
| | Commercial property |
| | Properties with Condition Rating of C5/C6 or Quality Rating of Q6 |
| | • Property currently in litigation (except as noted above in the Properties Eligible-Condominiums) topic |
| | Home Possible Financing |
| | Land Trust |
| | Properties in Hawaii located in lava zone 1 |
| | Investment property secured by manufactured home |
| | Single wide manufactured/mobile homes |
| | Manufactured home located on a leasehold estate |
| | Manufactured home located in a condo project |
| | Manufactured home located in senior projects |
| | • A manufactured home moved from another site (i.e. previously installed at another site) Home must have been delivered directly from the manufacturer/dealer to its current site. |
| | Second home or investment property |
| | |
| Property Acquired at Auction | If the subject property is purchased at auction, the buyer's premium may be included in the final sales price. The following applies: |
| | • The purchase contract, Closing Disclosure, and all loan documents must reflect the final purchase price which includes the premium |
| | The purchase contract must break-out the auction price from the premium, and |
| | • The lesser of the final sales price or appraised value is used to establish the LTV/CLTV ratios. |

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Property with an A 1-unit property with an accessory unit (aka in-law/granny unit) is eligible as follows: Accessory Unit There is only one accessory unit; more than one accessory unit ineligible, and • • The accessory unit is legal or legal non-conforming based on the applicable zoning and land use requirements (including any HOA restrictions), and The accessory unit must include a kitchen and bathroom, and • The appraiser must describe the accessory unit and appraise the property based on its current use, • and • The appraiser must analyze any effect the accessory unit has on the value or marketability of the subject property, and The appraisal must contain a minimum of one (1) comparable sale with one (1) accessory unit and • that accessory unit must comply with the zoning and land use requirements to demonstrate marketability of the subject property If the accessory unit does **not comply** with the zoning and land use requirements the following applies: The appraiser must indicate the non-compliance in the "Site" section of the appraisal, and • The appraisal must contain a minimum of two (2) comparable sales, each with an accessory unit, that • are also non-compliant with zoning/land use requirements (to demonstrate conformity/marketability of the subject property), and The accessory unit cannot jeopardize any future hazard insurance claims, and There is only one (1) accessory unit; multiple accessory units are ineligible. • NOTE: Rental income received from an accessory unit may be considered subject to meeting the requirements in the Income - Rental from 1-Unit Primary Residence Subject Property topic

| Property Flips | Eligible subject to underwriter review and the following: Appraisal must support any value increases. Additional documentation, a desk review or second appraisal may be required at underwriter discretion. Borrower must have an excellent credit and employment history, savings pattern, etc. | |
|--|---|--|
| Purchase Agreements Amended / Re- negotiated | Not eligible if the sales price was increased after the original appraisal was completed if: The appraised value is higher than the originally contracted sales price that was provided to the appraiser, and The new purchase agreement and/or addendum to the purchase agreement is dated after the appraisal, and The only change to the purchase agreement was the sales price. If the purchase agreement was renegotiated after the completion of the appraisal, the LTV will be based on the lower of the original purchase price or the appraised value, unless: The re-negotiation was only for seller paid closing costs and/or pre-paids where the seller paid closing costs/pre-paids are common and customary for the area and are supported by the comparables, or The purchase contract was amended for a new construction property due to improvements made that impact the tangible value of the property. An updated appraisal report must be obtained to validate the value of the improvements. | |
| Refinance Transactions | Limited (rate/term) refinance transactions are eligible subject to the following: Proceeds can be used to pay off a first mortgage, payoff or pay down any second mortgage related to the purchase of the subject property, and related closing costs and prepaid items. Any remaining balance of the second mortgage must be subordinated to the new mortgage Cash to the borrower cannot exceed the lesser of 2% of the loan amount or \$2,000. NOTE: 97% LTV refinance transaction does not require the current loan to be a Freddie Mac loan Properties being refinanced that were listed for sale in the previous 12 months must have been taken off the market prior to the disbursement date. Borrower(s) must provide written confirmation of their intent to occupy the property for primary residence transactions. Continuity of obligation is met when at least one borrower on the existing mortgage is also a borrower on the new refinance transaction. NOTE: Continuity of obligation does not apply to properties owned free and clear (i.e. no mortgage lien) due to the borrower purchasing the property with all cash or the prior mortgage that the borrower was obligated on has been paid in full. Exemptions to the above continuity of obligation requirements are: The borrower has been on title and living in the property for at least 12 months but is not obligated on the existing mortgage, including any secondary financing, payments for the last 12 months, or Can demonstrate a relationship (relative, domestic partner, etc.) with the current obligor, or The borrower recently inherited, or was legally awarded, the property (divorce, separation, or dissolution of a domestic partnership). NOTE: Transfer of ownership from a corporation or LLC to an individual does not meet the continuity of bligation requirement | |

| Reserves | The minimum required reserves are per the LPA Feedback Cer | tificate. | |
|-----------------------|---|----------------|--|
| | Any required reserves must be entered into LPA must be verified. | | |
| | Reserves are based on the full monthly payment amount for the property including principal and | | |
| | interest, hazard insurance, taxes, and, as applicable, mortgage | insurance pren | |
| | payment, HOA dues, and payment on any secondary financing. | | |
| Seller Contributions | Refer to the Interested Party Contributions topic for seller contribution limits. | | |
| Subordinate Financing | If existing subordinate financing is a HELOC, the full amount of the available credit must be used to | | |
| g | determine the CLTV. | | |
| | Unacceptable subordinate financing terms include: | | |
| | - Mortgages with negative amortization (with the exception of employer subordinate financing that | | |
| | has deferred payments) | | |
| | - Subordinate financing that does not fully amortize under a level monthly payment plan where the | | |
| | maturity or balloon payment date is less than 5 years after the Note date of the new fist | | |
| | mortgage | | |
| | - Subordinate financing that has a prepayment penalty | | |
| | - Cannot allow for equity sharing | | |
| | A PACE/CA HERO program are ineligible subordinate financing | | |
| Temporary Buydowns | Temporary buydowns allow the borrower to lower their monthly mortgage payment for a limited time through a temporary buydown of the initial interest rate | | |
| | The temporary buydown of the initial interest rate The temporary buydown feature is subject to the following: | | |
| | Fixed rate purchase transactions only | | |
| | 1-4 unit primary residence and 1-unit second home; investment and manufactured homes ineligible | | |
| | Seller funded buydowns only | | |
| | Interested party contribution limits apply | | |
| | Buydowns are qualified at the Note rate | | |
| | A 1/0, 1/1, 1/1/1, 2/1, or 3/2/1 buydown available | | |
| | Buydown funds are deposited into an escrow account and the Servicer will disburse funds from the | | |
| | escrow account each month to make the full mortgage payment | | |
| | Example of a 2/1 Buydown | | |
| | Initial Note Rate: 5% | | |
| | First Year: Interest rate is 3% (2% lower than initial) | | |
| | Second Year: Interest rate is 4% (1% lower than initial) | | |
| | Third Year: The initial Note rate of 5% is in place for the remainder of the loan term Example of a 2/2/4 Bundown | | |
| | Example of a 3/2/1 Buydown | | |
| | Initial Note Rate: 5% Eiret Yoar: Interact rate is 2% (2% lower than initial) | | |
| | First Year: Interest rate is 2% (3% lower than initial) Second Year: Interest rate is 3% (2% lower than initial) | | |
| | Third Year: Interest rate is 4% (1% lower than initial | | |
| | Fourth Year: The initial Note rate of 5% is in place for the remainder of the loan term | | |
| | Example of a 1/1/1 Buydown: | | |
| | The Interest rate is 1% below the Note rate for the first 3-years of the | loan | |
| | Initial Note Rate: 5% | | |
| | First Year: Interest rate is 4% (1% lower than initial) | | |
| | • Second Year: Interest rate is 4% (1% lower than initial) | | |
| | Third Year: Interest rate is 4% (1% lower than initial | | |
| | • Fourth Year: The initial Note rate of 5% is in place for the remainder of the loan term | | |
| | Eligible Transactions Quick Reference | e Guide | |
| | Transaction Types | Eligible | |
| | Fixed rate | Yes | |
| | ARM | No | |
| | Primary residence (1-4 units)/Second Home | Yes | |
| | Investment | No | |
| | Purchase transactions | Yes | |
| | Refinance transactions | No | |
| | Manufactured | No No | |
| | Texas Equity | INU | |

| Transactions – Eligible | Purchase Limited cash-out refinance (rate/term) |
|------------------------------|--|
| Transactions – Ineligible | Any transaction without an LPA "Accept" Feedback Certificate Transactions with a super conforming loan amount Transactions secured by a second home or investment property Manual underwrites Interest-only Freddie Mac Open Access Non-traditional credit Refinance transactions where the property was listed for sale at time of loan disbursement. Transactions where the property securing the loan is subject to a private transfer fee covenant created on or after Feb. 8, 2011 and the fee collected does not directly benefit the property. Illinois Land Trust Transaction with CA HERO program subordinate financing A transaction secured by a manufactured home > 95% LTV/CLTV Transaction using sweat equity |