

Pennymac Correspondent AUS Jumbo Product Profile 05.09.25

Primary Residence Maximum Maximum Minimum Credit Minimum Reserves			Minimum Reserves		
	Units	Loan Amount	LTV/CLTV/HCLTV	Score	Subject Property
		1,500,000	89.99%	700	The greater of 3 months PITIA or per the AUS
		2,000,000	89.99%	720	The greater of 3 months PITIA or per the AUS
	1-Unit	2,500,000	80%	720	18 months PITIA
		3,000,000	80%	740	18 months PITIA
Purchase and Rate		3,500,000	75%	740	24 months PITIA
Term		1,500,000	84.99%	720	The greater of 3 months PITIA or per the AUS
	2-Unit	2,000,000	84.99%	740	The greater of 3 months PITIA or per the AUS
		2,000,000	80.00%	720	The greater of 3 months PITIA or per the AUS
		2,500,000	75%	720	18 months PITIA
		3,000,000	75%	740	18 months PITIA
	1-Unit	1,000,000	80%	700	The greater of 6 months PITIA or per the AUS
		1,500,000	80%	720	The greater of 6 months PITIA or per the AUS
		2,000,000	80%	740	The greater of 6 months PITIA or per the AUS
Cash-Out		3,000,000	70%	740	18 months PITIA
	2-Unit	1,500,000	70%	700	The greater of 6 months PITIA or per the AUS
		2,000,000	70%	740	The greater of 6 months PITIA or per the AUS

Second Home					
	Units	Maximum Loan Amount	Maximum LTV/CLTV/HCLTV	Minimum Credit Score	Minimum Reserves Subject Property
		1,500,000	80%	700	The greater of 3 months PITIA or per the AUS
Purchase and Rate Term	1-Unit	2,000,000	80%	720	The greater of 3 months PITIA or per the AUS
		3,000,000	75%	740	18 months PITIA
Cash-Out	1	1,500,000	70%	720	The greater of 6 months PITIA or per the AUS
Cash-Out	1-unit	2,000,000	70%	740	The greater of 6 months PITIA or per the AUS
			Investment Property		
	Units	Maximum Loan Amount	Maximum LTV/CLTV/HCLTV	Minimum Credit Score	Minimum Reserves Subject Property
	1-Unit Purchase	1,000,000	80%	700	The greater of 3 months PITIA or per the AUS
		1,500,000	80%	720	The greater of 3 months PITIA or per the AUS
		2,000,000	80%	740	The greater of 3 months PITIA or per the AUS
Dunch and and Data		2,500,000	75%	740	18 months PITIA
Purchase and Rate Term	1-Unit Rate Term	1,000,000	75%	700	The greater of 3 months PITIA or per the AUS
		1,500,000	75%	720	The greater of 3 months PITIA or per the AUS
		2,500,000	75%	740	18 months PITIA
	2-Units	1,500,000	70%	700	The greater of 3 months PITIA or per the AUS
		2,500,000	70%	740	18 months PITIA
	1-Unit	1,500,000	70%	740	The greater of 6 months PITIA or per the AUS
Cash Out	2-Unit	1,500,000	65%	740	The greater of 6 months PITIA or per the AUS

	Follow applicable AUS agency guidelines for any issue not addressed below. Guidance in blue font indicates alignment with AUS Agency guidelines and is subject to change.
Ability To Repay and Qualified Mortgage Rule	 All loans must meet the Ability to Repay and Qualified Mortgage standards set forth in General QM Loan Definition of Reg. Z, effective April 1 2022, including the Safe Harbor Verification provisions, as codified in the official commentary to Regulation Z, comment 43(e)(2)(v)(B)-3.
Age of Documents	 For new and existing construction, credit documents must be no more than 4 months old (DU) or 120 days (LPA) on the date the note is signed, including credit reports and employment, income and asset documents. Preliminary Title Policies must be no more than 180 days old on the date the note is signed.
Appraisals	 All appraisals must comply with applicable regulations and standards, including but not limited to USPAP, FIRREA, AIR, and HVCC compliance. Purchase transactions: One full appraisal for loan amounts <= \$3,000,000 Two full appraisals for loan amounts > \$3,000,000 Must use the lower of the purchase price and the two values to determine LTV. Refinance transactions: Two full appraisals for refinance transactions on loan amounts > \$2,000,000 Must use the lower of the two values to determine LTV. All single appraisal transactions (purchase and refinance) must have a secondary valuation assessment completed prior to the note date with one of the following conditions satisfied: A Fannie Mac Collateral Underwriter® (CU) Score of ≤ 2.5 and a Freddie Mac Loan Collateral Advisor® (LCA) score of ≤ 2.5 is sufficient. If LCA returns no score (99), a CU score ≤ 2.5 is sufficient. If two scores are obtained and either score is > 2.5, another assessment option referenced below is required. Clear Capital or Pennymac Home Value Estimator (HVE) AVM with an estimated value that is ≥ 90% of the appraised value and FSD = 13%. If the Clear Capital or Pennyma HVE AVM supports the appraised value, a copy or screenshot of the AVM result, including the date, property address, estimated value that is ≥ 90% of the appraised value. If the CDA supports the original appraised value.

	 Properties zoned agricultural are eligible if all of the following are met: The property is <!--= 5.00 acres</li--> No presence of barns, pole barns, stables, horse stalls, livestock, chicken coops, grain silos, crops (other than a few fruit trees, grapevines, etc. for personal household consumption), or any agricultural related outbuildings Subject property and the surrounding area must be non-agricultural Subject property may not have an underlying affiliation with other land used for agricultural purposes.
AUS	 Loans must be underwritten through DU or LPA. Agency High Balance/Super Conforming Ioan amounts require a DU Approve/Eligible or LPA Accept/Eligible Jumbo Ioan amounts require a DU Approve/Ineligible or LPA Accept/Ineligible (ineligible due to Ioan amount only). PCG Delegated Only: Completed 1008 required. Manual UW is not permitted.
Borrower Eligibility	 Maximum number of borrowers is four U.S. citizens Permanent resident aliens, with proof of lawful permanent residence Nonpermanent resident alien immigrants with proof of lawful residence There must be documented employment and income history including, but not limited to, two years of US tax returns, a history of visa renewals and no reason to believe employment will cease. See Pennymac Non-US Citizen for Documentation Requirements Foreign Nationals are not eligible Borrowers who are a party to a lawsuit are ineligible. All borrowers must have a valid Social Security Number Non-occupant co-borrowers must share a relationship meeting gift donor under applicable Agency guidelines. Inter Vivos revocable trusts are eligible (follow applicable AUS Agency guidance). Blind trusts and irrevocable trusts are ineligible.
CEMA	 Refinance Only Lost Note Affidavits (LNAs) are not allowed for prior or current notes
Condominiums	 Condominium projects must be Agency warrantable. In accordance with the Fannie Mae and Freddie Mac Selling Guides CPM or CPA must be checked to ensure the project is not "unavailable" or "ineligible" regardless of the project review process used in underwriting the loan (this includes Limited/Streamline project reviews). Condominium projects with a status of CPM "unavailable" or CPA "ineligible" are ineligible. The CPM or CPA certificate must be retained in the loan file. All project documentation needed to demonstrate that the project meets Agency eligibility requirements, including any documentation relied upon to enter information into CPM or CPA must be retained in the loan file. Limited/Streamline condominium project reviews are eligible for Agency High Balance loan amounts only and must be documented in accordance with the underlying AUS Agency requirements. New condo projects are eligible if the project is Fannie Mae or Lender CPM approved or Freddie Mac CPA approved. For all transactions: new projects in Florida are not eligible unless Fannie Mae PERS approved ("Approved by Fannie Mae" status designation in CPM). Jumbo loan amounts require a full project review. Fannie Mae Condo Project Manager (CPM) or Freddie Mac Condo Project Advisor (CPA) must be used to assist in the full review of the project. Fannie Mae DU loans: Use CPM.

- Freddie Mac LPA loans: Use CPA. A reciprocal review from CPM is eligible; however, CPA must also be checked to ensure the project is not "ineligible".
 - FHA reciprocal reviews are ineligible.
- Projects in which the HOA is named as a party to pending litigation, or for which the project sponsor or developer is named as a party to pending litigation that relates to the safety, structural soundness, habitability, or functional use of the project are ineligible.
- Projects with pending litigation that involve minor matters with no impact on the safety, structural soundness, habitability, or functional use of the project, may be eligible if the litigation meets applicable Agency requirements for minor matters.
- Florida Condos are allowed in accordance with the underlying AUS/GSE Selling Guide requirements.
- Refer to the applicable Agency guidelines for complete guidance on condominium eligibility and project standard requirements.
- Fraud Report (e.g., DataVerify or Fraudguard) required
 - Any potential findings must be satisfactorily cleared prior to close.
- No credit bureaus may be frozen. Borrowers must unfreeze all bureaus and the AUS rerun with updated credit.
- IRS Installment Agreements must meet the following requirements:
 - IRS approved: The payment associated with the installment agreement must be included in the calculation of the borrower's debt payment-to-income ratio if there are more than 10 months of payments remaining under the agreement.
 - The loan file must include a copy of the installment agreement approved by the IRS verifying the payment terms, including the monthly payment amount and balance.
 - The loan file must contain documentation verifying that the borrower is *not* past due under the terms of the installment agreement.
 - There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement.
 - Pending IRS approval: When a borrower has applied for an installment agreement and it is pending IRS approval, the following requirements must be met:
 - The application for the installment agreement reflecting the amount of taxes owed and requested payment terms must be documented in the loan file.
 - The greater of the monthly payment amount requested by the borrower or the amount of taxes owed divided by 72 must be included in the DTI ratio.
 - There must be no indication, and the lender must have no knowledge that the IRS has filed a Notice of Federal Tax Lien for the taxes owed under the installment agreement.
 - No more than two years may be on a tax repayment plan
- Contingent liabilities may only be excluded from the DTI with proof the borrower is not the primary obligor.
- Installment debt must be paid in full to be excluded. Borrowers may not pay down installment debts to less than 10 months to exclude
- Mortgage Payment History
 - The mortgage payment history reflected on the credit report can be used to meet mortgage payment history requirements. Refer to the applicable AUS/GSE Selling Guide for complete requirements.
 - Private mortgages may be verified with canceled checks or bank statements
 - If there is evidence the subject loan being refinanced, or any other mortgage the borrower is obligated to, is currently in forbearance the loan is ineligible (e.g., reflected on the credit report, mortgage statement, payoff statement, in SSE, etc.)
 - For Fannie Mae DU loans only: As a reminder, Fannie Mae requires the following: On the date of the loan application, the borrower's existing mortgage(s) must be current, which means that no more than 45 days have elapsed since the last paid installment. If the credit report does not reflect the above, proof the additional loan payments were paid on time is required. Refer to Fannie Mae Selling Guide for complete requirements.

Credit

	Second Home / Investment Properties / Non-Occupant Borrowers		
	Current Housing Payment		
	 Borrowers must document their current housing expense with one of the following when they do not currently own a primary 		
	residence:		
	 Six months canceled checks or equivalent payment source; 		
	 Six months bank statements reflecting a clear and consistent payment to an organization or individual 		
	 Direct verification of rent from a management company or individual landlord, supported by two months cancelled 		
	checks; or		
	 A copy of a current, fully executed lease agreement and two months canceled checks (or equivalent payment source) supporting the rental payment amount. 		
	• For second home transactions where the borrower is living rent-free, the borrower's rent-free status must be documented. A rent-		
	free letter from a third-party verification source may be acceptable.		
	Non-occupant borrowers		
	 Non-occupant co-borrowers must share a relationship meeting gift donor under applicable Agency guidelines. 		
	 Non-occupant co-borrowers must have a reasonable housing payment. Rent free is not acceptable. 		
	Minimum 7-year seasoning on all major derogatory credit events including bankruptcy (7, 11, 13) multiple bankruptcies,		
	foreclosures, Deed-in-Lieu of Foreclosure, Pre-foreclosure Sale (Short Sale), Mortgage Charge-Off		
Derogatory Credit	Forbearance: 6 months timely consecutive payments post forbearance required.		
	 Modifications: 6 months timely consecutive payments post forbearance required. The trial payment plan may be included in 		
	seasoning if the final modification payment is the same as the trial.		
	• Pennymac may require a post-disaster inspection when the appraisal occurred before the incident end date of the disaster. See		
	Pennymac disaster policy located in the Seller's Guide for full details.		
Disaster Policy	 Non-Del Only: Disaster inspections may not be completed by the Lender. Acceptable inspection providers include, but are not 		
	limited to, the original appraiser or a post-disaster inspection company.		

- Follow AUS/GSE used for income and asset documentation, and verification requirements
- Written verification documents including but not limited to, Verification of Employment (VOE), Verification of Mortgages (VOM) or Verification of Rents (VOR), are not eligible.
 - A written VOE (WVOE) is acceptable provided that W-2s and paystubs are also obtained in accordance with the AUS.
- Fannie Mae Day 1 Certainty/DU Validation Service or Freddie Mac Asset Income Modeler (AIM) relief is not applicable.
 Rent payment history utilizing borrower provided documentation in the Freddie Mac LPA assessment is ineligible.

Income

- Capital gains income is not allowed. Capital gains losses do not need to be included.
- Income derived from the production or sale of marijuana is ineligible
- Income derived from Bitcoin and other virtual currencies is ineligible
- Non-taxable Income
 - Social Security Income (SSI)
 - Document regular receipt per requirements outlined in the Fannie Mae Selling Guide
 - 15% of Social Security Income (SSI) may be treated as non-taxable without having to provide documentation evidencing the nontaxable status. That amount can then be grossed-up by 25%
 - Example:
 - Social Security Benefit amount: \$1,500
 - Non-taxable amount: \$1,500 x 15% = \$225
 - Gross-up amount: \$225 x 25% = \$56 (rounded to the nearest dollar)
 - Qualifying income: \$1,500 + \$56 = \$1,556 (does not require additional documentation)
 - Note: If more than 15% of SSI is grossed-up, documentation to verify the income is non-taxable is required. Follow the requirements for the AUS/GSE used.
- VA Disability: VA disability can be documented via the Certificate of Eligibility (COE) for the veteran and surviving spouses.
 - o a copy of the COE must be retained in the file,
 - \circ the disability income must be reflected in the conditions section of the COE, and
 - the COE must be dated within 120 days of the note date.
 - If the surviving spouse receives additional benefits for dependent children, verification of the children's ages is required to establish continuance for a minimum of 3 years.
- Fannie Mae DU:
 - When using employment related assets to qualify, the net documented assets must be discounted by 30%.
 - o RSU income is eligible in accordance with Fannie Mae guidelines.
- Freddie Mac LPA:
 - o RSU income is eligible in accordance with Freddie Mac guidelines.
- Trust income is eligible, the following requirements apply regardless of GSE
 - If any assets from the trust are being used for down payment, closing costs, or reserves, those assets must be subtracted from the total amount before determining if the trust income meets continuity of income requirements.
 - A copy of the trust agreement or the trust's federal tax returns confirming the amount, frequency, and type of income being received (variable or fixed).
 - o Follow the fixed or variable income requirements outlined in the table below

Documentation: Income and Assets

Trusts with Fixed Payments	Trusts with Variable Payments
 Use the fixed payment amount from the trust agreement as the borrower's qualifying income, converting it to a monthly amount, as applicable. One month's bank statement or other equivalent required documenting current receipt of trust income Payments must have been received for the past 12 consecutive months or longer to be considered stable monthly income. Document 3-year continuance after the note date. Evidence sufficient assets are available in the trust to support the qualifying income (e.g., bank statements, letter from trustee, CPA, or an attorney letter in lieu of a trustee letter). When the borrower is the trustee, a letter from the trustee is not acceptable documentation. 	 A minimum of two years receipt is required. Determine the frequency of payments (weekly, monthly, quarterly, annually, etc. A minimum 24-month history of trust income is required evidence by the borrower's signed federal income tax returns for the most recent two years, and Current receipt of trust income with one month's bank statement or another equivalent document. Document 3-year continuance after the note date. Evidence sufficient assets are available in the trust to support the qualifying income (e.g., bank statements, letter from trustee, CPA, or an attorney letter in lieu of a trustee letter). When the borrower is the trustee, a letter from the trustee not acceptable documentation.
 Sets VODs are not acceptable for asset documentation. Business assets are eligible for down payment and closing of Follow the gift requirements for the AUS/GSE used Gift funds are ineligible on an investment property tr Gifts of equity are ineligible Gifts must be from a related party as defined by the Wedding gifts may not be used to qualify Gift funds are ineligible if the donor is also the seller 	ansaction appliable GSE. of the subject property.
 Assets derived from the production or sale of marijuana are Assets derived from Bitcoin and other virtual currencies are 	-
 Assets derived from biccontail other virtual currencies are Assets held solely in the name of a non-borrowing purchase requirements of the AUS/GSE used 	•

- Large deposits sourced back to a non-borrowing purchaser are considered a gift and must follow published gift fund requirements of the AUS/GSE used
- Follow the large deposit requirements of the AUS/GSE used
 - On refinance transactions, the documentation explanation for large deposits is not required; however, any borrowed funds including any related liability must be considered

Note: Regardless of AUS documentation requirements, all documentation submitted with the loan file is subject to review and may be used for qualification purposes.

Down Payment Assistance

- Employer assistance is acceptable in accordance with Agency guidelines.
 - Other forms of down payment assistance are ineligible.

Eligible

- Fixed Rate 15 and 30 years
 - LTV/CLTV > 80% are limited to a 30-year fixed rate loan term.
- ARMs: 5/6, 7/6 and 10/6 SOFR ARMs are eligible (30-day average, NY Fed.)
 - o General requirements:
 - Primary residence and second homes only
 - Maximum LTV/CLTV 80.00%
 - Maximum DTI 45.00%
 - Maximum loan amount \$2.5M
 - Temporary buydowns ineligible
 - Fully indexed rate is the sum of the index, plus margin, rounded to the nearest .125%
 - 30-year amortization only
 - 5/6 ARMs: An "Approve or Accept/Ineligible" (ineligible for loan amount only) AUS finding may differ from the eligibility requirements for the purpose of meeting QM.
 - The APR calculation requires the use of the maximum interest rate that would apply during the first five years as the interest rate for the full term of the loan.
 - All loans must also meet QM requirements regardless of the AUS determination.
 - Assumable and convertible ARMs are ineligible
 - The rate floor may never be less than the margin.
 - o SOFR ARM requirements
 - Margin 2.75%
 - Adjustment period, 6 months
 - Cap Structure
 - 5/6 ARM: 2/1/5
 - 7/6 and 10/6 : 5/1/5
 - Lookback period, 45 days
 - Qualifying Rate
 - 5/6 ARM: The greater of the fully indexed rate or note rate + 2%
 - 7/6 and 10/6 ARM: No less than the note rate
 - State based restrictions: IL, MD, MA, MN, NM, and PA must qualify at the greater of the note rate or fully indexed rate.
- Note to first payment date may not exceed 60 days.

Ineligible:

- All specialty Agency programs are not eligible, including but not limited to any renovation program, one-time close construction program, low to moderate income programs, etc.
- eMortgages & eMortgages and eNotarization are ineligible

Eligible and Ineligible Mortgage Products and Features

Employment/Income Verification	 For salaried employees the verbal verification of employment must be completed within 10 business days prior to the note date. YTD paystub is ineligible Written VOE (Form 1005) is ineligible Bank statement is ineligible For self-employed borrowers the verbal verification of employment must be completed within 120 days prior to the note date. For borrowers in the military, a military Leave and Earnings Statement dated within 30 days prior to the note date is acceptable in lieu of a verbal verification of employment.
Employment Offers or Contracts	Employment offers or contracts for future employment are not eligible.
Escrow Holdbacks	Escrow holdbacks are ineligible.
Escrow/Impounds	• Escrow for taxes and insurance are required above 80% LTV, (90% in CA), or as required by applicable state law.
Financing Concessions	 Financing concessions for primary residences and second homes must be within the following allowable percentages: 9% of value with LTV/CLTV ratios less than or equal to 75% 6% of value with LTV/CLTV ratios greater than 75% up to and including 90% The maximum financing concession for investment properties is 2% of value regardless of the LTV ratio Value is the lesser of the sales price or appraised value
Hazard Insurance	 Policies must provide for claims to be settled on a replacement cost basis. Insurance policies that provide for claims to be settled at actual cash value or limit, depreciate, reduce, or otherwise settle losses for less than a replacement cost basis are not eligible. 1-4 Unit Properties The insurance limits must equal the lesser of: 100% of the replacement cost of the improvements as of the current property insurance policy effective date, or The unpaid principal balance of the mortgage, provided it equals no less than 80% of the replacement cost value (RCV) of the improvements as of the current property insurance policy effective date. The replacement cost value must be verified in order to complete the calculation above (refer to Validating Property Insurance Sufficiency requirements outlined below). Master Property Insurance for Condominium and PUD1 Projects The master policy coverage limits for condominium and PUD projects must be at least equal to 100% of the replacement cost value of the project's improvements, including common elements and residential structures, as of the current insurance policy effective date. Verification the project insurance coverage is not less than the minimum required as described above is required (refer to Validating Property Insurance Sufficiency requirements outlined below). Note: An HO-6 policy cannot be utilized to satisfy insufficient master property insurance coverage. Building Ordinance or Law Coverage cannot be utilized to offset insufficient master property insurance coverage.

	 Validating Property Insurance Sufficiency Replacement cost sufficiency may be determined using one of the following: A replacement cost estimator provided by the insurer; or A recent property risk appraisal; or A statement from the insurer affiliated with the property confirming the cost of improvements, as of the current property insurance policy effective date, such that the insurance limits meet the limits specified above; or The presence of a guaranteed replacement cost endorsement. A statement from an insurer or insurance industry professional not affiliated with the property insurer, or the HOA if applicable, is not acceptable evidence. 1Applies to PUD projects where the project's legal documents provide for a master property insurance policy that covers both the common elements and residential structures. Refer to the Selling Guide of the AUS used for complete property insurance requirements.
High Cost / Higher Priced	 Pennymac will not purchase High-Cost Loans Higher Priced Mortgage Loans (HPML) transactions are ineligible. Higher Priced Covered Transactions (HPCT) are ineligible.
Ineligible Transactions	 Intra-family purchases as a means to obtain cash-out for the seller while avoiding cash-out qualifications and pricing are not eligible transactions. These types of transactions may seem to meet Agency guidelines, they are not bonafide purchase transactions and therefore not eligible for purchase by Pennymac. Unacceptable transactions of this type may have some or all of the following characteristics: Gift of equity from the seller Large amount of seller credits Family member remaining in the home and on title after the "purchase" Seller unable to qualify for a cash-out transaction of their own
Loan Purpose: Purchase	Purchase transactions are eligible.

- Non-Del Only: All cash-out refinance transactions must present a tangible benefit to the borrower. At Pennymac's discretion, cash-out loans where effective interest of proceeds are clearly more costly than alternative financing may be deemed ineligible.
- All NOO cash out transactions require a use of funds attestation. Attestation must indicate whether the funds are being used for personal or business purposes. Must be signed and dated by at least one borrower.

Fannie Mae DU Refinance

- Limited cash out refinance:
 - Cash out to the borrower cannot exceed \$2,000
 - Fannie Mae ownership requirements must be met. **Note**: Ownership in an LLC does not meet Fannie Mae requirements for a limited cash out refinance
 - \circ $\;$ Limited cash out refinance to buy out an owner's interest is eligible
 - Paying off a subordinate mortgage lien (including prepayment penalties) used to purchase the subject property is eligible.
 - Paying off the construction loan and documented construction cost overruns for a two-closing construction-topermanent loan is eligible
 - Paying for construction costs to build a home for a single-closing construction-to-permanent transaction, which may include paying off an existing lot lien is not eligible
 - Pools, or other features, constructed by a third-party builder/contractor are not eligible for pay off with loan proceeds on a limited cash out refinance
 - Paying off the unpaid principal balance of PACE loans and other debt used for energy-related improvements is not eligible
 - o Refer to Fannie Mae Selling Guide for complete requirements

Cash out refinance:

Transactions

Loan Purpose:

Refinance

- Maximum cash-out is \$500,000 which includes
 - The payoff of any unsecured debt
 - Unseasoned liens
 - Debt not secured by the subject property
 - Non-purchase money seconds secured by the property, and
 - Any cash on hand
- Fannie Mae ownership requirements must be met. Note: Ownership prior to closing by a limited liability corporation (LLC) that is majority-owned or controlled by the borrower(s) is eligible and may be counted towards meeting the borrower's six-month ownership requirement. In order to close the refinance transaction, ownership must be transferred out of the LLC and into the name of the individual borrower(s)
- Delayed financing meeting Fannie Mae requirements is eligible when the subject property was purchased by a borrower for cash within 180 days of the loan application
- Fannie Mae Student Loan Cash-Out Refinances are not eligible
- o Refer to Fannie Mae Selling Guide for complete requirements

Freddie Mac LPA Refinance

- No cash-out refinance
 - Cash out to the borrower cannot exceed \$2,000
 - Freddie Mac ownership requirements must be met. **Note**: Ownership in an LLC does not meet Freddie Mac requirements for a no cash out refinance
 - Pay off the principal and interest due, including a balance deferred under a loss mitigation plan, for the first mortgage, regardless of its age, used to acquire the property is eligible

	 Pay off the principal and interest due, including a balance deferred under a loss mitigation plan, for the first mortgage, originated as a refinance transaction, with a note date no less than thirty days prior to the note date of the "no cash-out" refinance mortgage, as documented in the mortgage file is eligible For construction conversion mortgages (two-time close), the amount of the interim construction financing secured by the mortgage or one-time close construction loan is not eligible. Pools, or other features, constructed by a third-party builder/contractor are not eligible for pay off with loan proceeds on a no cash-out refinance Pay off a Property Assessed Clean Energy (PACE) or PACE-like obligation is not eligible Refer to Freddie Mac Selling Guide for complete requirements Cash out refinance Maximum cash-out is \$500,000 which includes The payoff of any unsecured debt Unseasoned liens Debt not secured by the subject property Non-purchase money seconds secured by the property, and Any cash on hand Freddie Mac ownership requirements must be met. Note: For cases in which title to the property is held by a limited liability company (LLC) or limited partnership (LP), the time the property was titled in the name of the LLC or LP may be included in the six-month requirement provided:
	 Refer to Freddie Mac Selling Guide for complete requirements
Minimum Loan Amount	\$1 above the conforming standard loan limit.
Mortgage Insurance	Mortgage insurance is not required
Occupancy	 Primary residence - 1-2 units Second homes - 1-unit only See Credit section for when borrowers do not currently own a primary residence. Investment 1-2-unit: See Credit section for when borrowers do not currently own a primary residence.
Power of Attorney (POA)	 Specific Power of Attorney meeting all State, Federal, Agency requirements allowed. An individual employed by or affiliated with any party to the loan transaction e.g., title insurer, settlement agent etc. is not eligible as a POA.

	Single family attached/detached
	2-unit attached/detached
Property:	• PUDs
Eligible Types	 Low-rise and high-rise condominiums (must be Agency eligible)
	 Properties in communities with age-based resale restrictions.
	 Rural properties (in accordance with Agency Guidelines, properties must be residential in nature)
	3- 4-unit properties
	 Manufactured homes or any dwelling built on a permanent chassis.
	 Manufactured homes as an accessory dwelling unit are eligible. Refer to the applicable AUS/GSE Selling Guide for
	complete requirements
	Mobile homes
	Cooperatives
	New condos, unless PERS approved
	Condotels
	Non-warrantable condos
	Hotel Condominiums
	Timeshares
	Working Farms and Ranches
Property:	Hobby farms
Ineligible Types	Leaseholds
	Unimproved Land
	Property currently in litigation
	• Properties with deed restrictions or resale restrictions (except properties in communities with age-based resale restrictions).
	Geodesic or berm homes
	Land Trust, including community land trusts
	Condition Rating of C5/C6 or a Quality Rating of Q6
	 Turn-key investment properties. See Property Turn-key Investments section for additional details.
	Properties located in Lava Zone 1 or 2
	 Properties zoned commercial, agricultural (>5 acres), or mixed use
	 Properties with evidence of commercial production of marijuana, including but not limited to grow rooms, or hydroponic
	equipment.
	 Properties with PACE or HERO liens (unless paid off prior to or at closing). Borrowers with 7-10 financed properties use the more restrictive of 720 FICO or Jumbo AUS FICO requirement.
	 Borrowers with 7-10 financed properties use the more restrictive of 720 FICO or Jumbo AUS FICO requirement. For financed properties other than the subject, additional reserves must be determined by applying the aggregate of the
	 For infanced properties other than the subject, additional reserves must be determined by applying the aggregate of the outstanding unpaid balance (UPB) for all mortgages and HELOCS. The following requirements apply:
Property:	 Aggregate balances <!--=\$1,000,000 follow applicable Agency guidelines for reserve requirements.</li-->
Multiple Financed	\sim Aggregate balances > \$1,000,000
Properties	 Aggregate balances > 31,000,000 1-6 financed properties use 6 months of the monthly PITIA amount of each additional property (includes primary
	residence if not the subject property).
	 7-10 financed properties use 8 months of the monthly PITIA amount of each additional property (includes
	primary residence if not the subject property).
	E . Y

Property: Turn-key Investments	 Purchase or refinance transactions involving turn-key investment, or other similar arrangements, are not eligible for origination by Pennymac. Characteristics of a Turn-key property include but are not limited to: The property seller is an LLC (or other entity) that purchases distressed properties and re-sells to borrowers at a non-distressed valuation. Property seller or a related entity enters into an agreement to manage the property on behalf of the buyer including marketing, tenant screening, rent collection, maintenance, etc. Buyer frequently lives out-of-the-area from the subject property. See Pennymac Announcement 15-43 for additional details.
Property Flipping Policy	 Properties that involve a re-sale that occurred within the last 180 days that have a non-arm's length relationship between the buyer and seller and an increase in value are prohibited. Time frame is established by seller's date of acquisition as the date of settlement on the seller's purchase of that property and the execution of a sales contract to another party
Ratios	 Maximum DTI of 50.00% with an AUS approve/accept is eligible for the following: Fixed rate only Primary residence Maximum CLTV 80.00% Maximum loan amount \$2,000,000 Scenarios not meeting the above criteria have a maximum DTI of 45.00% with an AUS approve/accept
Recently Listed Properties	 No Cash-Out Transaction The subject property must not be currently listed for sale. It must be taken off the market on or before the disbursement date. Borrowers must confirm their intent to occupy the subject property (for principal residence transactions). Cash-Out Transaction Properties listed for sale in the six months preceding the application date for new financing are limited to 70% LTV/CLTV. Properties that were listed for sale must be taken off the market on or before the disbursement date.
Rental Income	 Follow applicable AUS/GSE Selling Guide requirements for rental income, including calculation and amounts eligible for use. Note: When using rental income to qualify from a subject property, the borrower must own a primary residence (DU or LPA); or Document a reasonable current housing expense (DU only).
Reserves	 Refer to the eligibility matrices above. If the borrower owns other financed properties, additional reserves must be calculated and documented for financed properties other than the subject property and the borrower's principal residence (refer to the Property: Multiple Finance Properties section above). Business assets cannot be used as reserves.
State Restrictions	 Illinois Land Trust Vesting's are not eligible Texas 50 (a)(6) refinance mortgages are not eligible

Tax Transcripts	 When tax returns are used for qualification purposes, tax transcripts for the most recent one year's personal returns are required. Tax transcripts will be ordered for any income type when red flags are present or at Pennymac's discretion If tax transcripts are not available (due to a recent filing for the current year) a copy of the IRS notice showing "No record of return filed" is required along with documented acknowledgement receipt (such as IRS officially stamped tax returns or evidence that the return was electronically received), and all of the following: Evidence of receipt of a tax refund, if applicable; or Evidence taxes owed, if any, have been paid in full; and If the asset statements in the file do not reflect the tax payment, the full amount of the tax payment must be deducted from the verified assets. When tax transcripts are provided, they must support the income used to qualify. A properly executed 4506-C for personal and business returns is required for all transactions except when the loan file contains tax transcripts.
Temporary Interest Rate Buydowns	 Allowed subject to the following: Maximum Ioan amount \$1,500,000 Minimum 740 FICO Owner Occupied only Purchase transactions only Fixed rate only Borrower paid buydowns are ineligible Maximum total interest rate reduction of 2%, max increase per year of 1% (e.g., 1/0, 1/1, and 2/1) Maximum 2 years to reach standard note rate Must qualify at the standard note rate without benefit of the buydown Must meet all other applicable Fannie Mae or Freddie Mac requirements, including but not limited to qualification, IPC limits, documentation of buydown, and funding of buydown.
Title	 Follow applicable AUS for title requirements Attorney opinion letters are ineligible PACE/HERO liens must be paid off and removed at or prior to closing. Subordination is not acceptable. Solar liens or leases must be subordinated to the subject transaction UCC filings must be removed or subordinated
Seller/Servicer Guide) Pennymac does not dis status, familial status,	te in accordance with the applicable underlying Agency (Fannie Mae Single Family Selling Guide or Freddie Mac Single-Family unless otherwise noted in the Pennymac guidelines. scriminate in any aspect of a credit transaction on the basis of sex, gender identity or expression, sexual orientation, marital race, color, ethnicity, religion, national origin, age, handicap or disability status, income derived from public assistance, military n exercise of rights under the Consumer Credit Protection Act.