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ResMac Underwriting Guidelines

UNDERWRITING REQUIREMENTS
ResMac is committed to the policy of originating sound mortgage loans of investment quality. Investment quality is determined by evaluating the three components of the underwriting analysis.

Credit: An acceptable credit reputation is established by a history that, when viewed as a whole, evidences a borrower’s willingness to make timely payments on obligations.

Capacity: The borrower must have the ability to repay the mortgage in the amount and terms stated. Adequate capacity is established by documenting stable monthly income and/or assets along with other information about how the borrower paid obligations in the past that, when viewed as a whole, evidences a borrower’s ability to make periodic payments approximating the amount of the proposed monthly debt payment. Regardless of the level of the borrower’s previous monthly payments, the file must contain evidence of the borrower’s ability to meet all new obligations after the new mortgage is made. When the borrower’s obligations will increase significantly with the mortgage, the Transmittal Summary (1008) must contain an explanation as to how the borrower will meet the higher payment.

Collateral: The collateral must meet minimum property requirements as specified herein. Each property must also have an established value to support the loan transaction. This value will help in determining the risk associated with the loan transaction.

Each of the above components must be found to be acceptable. Investment quality is determined by the borrower’s credit, capacity, and collateral. A weakness in any one of the three components must be compensated by strengths in one or both of the remaining two components.
1.0 GENERAL REQUIREMENTS

1.1 Age of Documents

Information used to make the credit decision must be current. The table below shows the maximum age of documents allowable at funding:

<table>
<thead>
<tr>
<th>Documentation Age Requirements</th>
<th>Existing Property</th>
<th>New Construction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Credit Documents</td>
<td>120 days old</td>
<td>120 days old</td>
</tr>
<tr>
<td>Appraisal</td>
<td>120 days old</td>
<td>180 days old</td>
</tr>
<tr>
<td>Income</td>
<td>120 days old</td>
<td>120 days old</td>
</tr>
<tr>
<td>Assets</td>
<td>120 days old</td>
<td>120 days old</td>
</tr>
<tr>
<td>Title</td>
<td>60 days old</td>
<td>60 days old</td>
</tr>
<tr>
<td>CPL</td>
<td>60 days old</td>
<td>60 days old</td>
</tr>
</tbody>
</table>

1.2 Automated Underwriting Systems (AUS)

All loans are required to be scored through one of the following systems:

- Desktop Underwriter (DU) or
- Loan Prospector (LP)
- Government Underwriting System (GUS)

The term “AUS” will be used throughout this section and refers to “automated underwriting systems.” When this term is used, it references issues concerning DO/DU or LP, unless otherwise indicated. Adherence to the AUS findings is acceptable in all cases except the following:

- Program Guideline overlays require additional documentation which must be applied.
- Specific details of the transaction are not addressed in the AUS findings (i.e., trailing spouse income).

ResMac requires that all loan transactions eligible for automated underwriting be submitted through Fannie Mae’s Desktop Underwriter (DU) or Freddie Mac’s Loan Prospector (LP) or Government Underwriting Services (GUS) as applicable. ResMac uses Fannie Mae’s Desktop Underwriter (DU) as the “primary” automated underwriting system, however may elect to modify its guidelines on the selection of a “primary” system from time to time. The primary “backup” automated underwriting system is Freddie Mac’s Loan Prospector (LP).

Although all loans must be scored through appropriate and acceptable AUS, Manual underwrites are acceptable in certain circumstances for FHA, VA, and USDA loans only. Conventional loans are not eligible for manual underwriting. All Manual Underwrites must follow the criteria set out in the government guidelines for Manual Underwriting.
1.3 Data Integrity

Regardless of underwriting method, additional information may be requested at the discretion of the underwriter. The underwriter must;

- Ensure data is entered accurately into AUS in order to receive the appropriate verification messages and approval (e.g., commission income, bonus income, gift information)
- Confirm the accuracy of the data submitted, making sure to include any data that might have affected the AUS recommendation.
- Review the credit report to confirm that the data that AUS evaluated, with respect to the borrower’s credit history, is accurate and complete.
- Ensure that the loan complies with all of the verification messages and approval conditions specified in the AUS Underwriting Findings/Feedback Report.
- Apply due diligence when reviewing the documentation in the loan file.
- Determine if there is any potentially derogatory or contradictory information that is not part of the data analyzed by AUS.
- Take action when erroneous data in the credit report or contradictory or derogatory information in the loan file would justify additional investigation or would provide grounds for a decision that is different from the recommendation that the AUS returned.

1.4 Excessive Number of Submissions

AUS findings must be reviewed for warnings or “Potential Red Flags” for excessive submissions. All AUS recommendations must be followed and documented in the loan file.

1.5 AUS Credit Risk Assessment

Desktop Underwriter (DU) and Loan Prospector (LP) evaluate mortgage delinquency risk and arrive at an underwriting recommendation by relying on a comprehensive examination of the primary and contributory risk factors in a mortgage application. They analyze the information in the loan case file to reach an overall credit risk assessment to determine eligibility.

No one factor determines a borrower’s ability or willingness to make his or her mortgage payments. DU and LP identify low-risk factors that can offset high-risk factors. When several high risk factors are present in a loan case file without sufficient offsets, the likelihood of serious delinquency increases. DU and LP conduct analyses uniformly and without regard to race, gender, or other prohibited factors. DU uses validated, statistically significant variables that have been shown to be predictive of mortgage delinquency across all groups.

DU and LP do not evaluate a loan’s compliance with federal and state laws and regulations including, without limitation, a loan’s potential status as a qualified mortgage under applicable laws and regulations.

Borrower Resides in Foreign Country – DU, LP and GUS do not recognize foreign addresses. It is not permissible to enter an invalid US address to run the AUS, as Fannie Mae and Freddie Mac consider the
findings invalid. Borrowers who reside in a foreign country are not eligible for DURP, LPRR or Freddie Mac Super Conforming loan programs which always require a valid AUS.

**Comprehensive Risk Assessment** – Underwriters must evaluate the overall level of serious delinquency risk that is present in each mortgage application by taking into consideration any layering of risk factors, the significance of risk factors, and the overall risks present in the mortgage application.

The underwriter’s determination of the mortgage delinquency risk, the assessment of the adequacy of the property as security for the mortgage, the determination of whether the mortgage satisfies established mortgage eligibility criteria, and the acceptability of the documentation in the mortgage file should all enter into the decision on whether or not to approve the mortgage.

The underwriter must fully document the results of his or her comprehensive risk assessment and final underwriting decision, and ensure that the information used to reach the comprehensive risk assessment is valid, accurate, and substantiated.

### 1.6 Fraud Prevention

All ResMac loans are underwritten with fraud prevention and detection as part of the lending decision process. ResMac employs various methods to prevent and detect fraud, which may include random and risk based prefunding reviews in compliance with internal policy. The following fraud prevention requirements are used for all transactions as applicable, which include, but are not limited to:

- Internal Fraud Prevention Tools (CoreLogic™ or FraudGuard® Reports).
- Ineligible Party List search requirements.
- IRS Transcripts to support income when required for qualification.
- Verbal Verification of Employment requirements.
- MERS search prior to closing.
- Internal settlement agent and title company approval process.
- ResMac will obtain a soft-pull credit report in compliance with Fannie Mae’s LQI to determine if the borrower may have taken out new credit prior to closing.
- Originators are required to originate loans in compliance with all applicable federal, state and local laws, rules and regulations, including the USPAP and the FACT Act.

The Fraud Report is reviewed by the ResMac Underwriter at initial approval and again prior to issuing a clear to close if the report is more than 30 days old. All variances noted on the Fraud report must be reviewed and mitigated with comments and supporting documentation, if necessary, before the final clear to close can be issued.

**Clearing Variances on Fraud Report:** Underwriters must note how they mitigated the Moderate and High Risk Variances on the Fraud report by making notes on the report. Supporting documentation should be uploaded and indexed appropriately to ResMac’s imaging system before the final clear to close is issued.

FraudGuard® scores above **800** from CoreLogic™ require management review and approval by the Underwriting Manager in order to proceed with the loan.
ResMac Underwriting Guidelines

2.0 BORROWER ELIGIBILITY

ResMac requires underwriters to confirm by reviewing the Fraud Tools, if any of the companies or individuals involved in the origination, underwriting or servicing of the mortgage transaction are on any of the following lists:

- General Services Administration (GSA) Excluded Party List
- HUD Limited Denial of Participation List (LDP List)
- OFAC List
- Freddie Mac Exclusionary List
- ResMac Excluded Parties List

Regardless of the reason or the scope for the party being excluded, any party to the transaction included on either list will result in the loan being ineligible for delivery.

ResMac will lend on mortgages made to borrowers who are natural persons who have reached the age at which the mortgage note can be enforced in the jurisdiction where the property is located. There is no maximum age limit for a borrower.

ResMac does not make loans on properties held in Life Estates, Non-Revocable Trusts, Guardianships, LLCs, Corporations or Partnerships. Exceptions to the requirement that borrowers be natural persons are inter-vivos revocable trusts

2.1 Trusts

The Trust must be a living revocable trust also known as a "family trust" or an "inter vivos trust."

- Title Company must agree to insure over the trust with no exceptions for the trust or trustees.
- A copy of the trust must be included in the submission package.
- The settlor or grantor must be a natural person.
- The settlor must also be the trustee or one of the co-trustees.
- Freddie Mac requires full title to the property must be vested in the trust; there may be no other owners.
- Fannie Mae allows for title to the security property to be vested solely in the trustee(s) of the inter vivos revocable trust, jointly in the trustee(s) of the inter vivos revocable trust and in the name(s) of the individual borrower(s), or in the trustee(s) of more than one inter vivos revocable trust.
- Freddie Mac loans, the note is executed by the trustee in an individual capacity and by the trustee on behalf of the inter vivos trust and the security instrument is executed by the trustee on behalf of the inter vivos trust.
- The primary beneficiary of the trust must be the settlor or grantor.
- If there is more than one settler or grantor, then there may be more than one primary beneficiary, as long as the income or assets of at least one of the grantors or settlors will be used to qualify for the mortgage and that grantor or settlor will occupy the property and sign the mortgage instruments in his/her individual capacity.
- The trust document must give the trustee or trustees the authority to mortgage trust assets and to incur debt on behalf of the trust and to hold legal title to and manage trust assets.
An attorney’s opinion letter stating all above warranties are met will be required on all loans closing in trust. For California properties, a certificate of trust is acceptable in lieu of an attorney’s opinion letter.

The review and approval of the loan to close in a trust will be completed by the Underwriting Manager or higher within ResMac.

2.2 Borrowers Identity

A borrower is any applicant (individually or jointly) whose credit is used for qualifying purposes to determine ability to meet ResMac’s underwriting and eligibility standards. “Co-borrower” is a term used to describe any borrower other than the first borrower whose name appears on the note.

Underwriters must confirm each borrower’s identity prior to the extension of credit. ResMac’s requirements for borrower identity verification are intended to align with existing federal obligations under laws requiring information and document verification, including the Department of Treasury’s Office of Foreign Assets Control (OFAC) regulations and the U.S. Patriot Act.

SOCIAL SECURITY NUMBER

Each borrower on the Loan transaction must have a valid Social Security number. In addition, any borrower who is not a U.S. citizen must meet the requirements as outlined in section 2.3.

2.3 Resident and Immigration Status

PERMANENT RESIDENT ALIENS

Green Cards - A copy of the green card is required for all permanent resident aliens. A copy of the front and back of the card is required and must be included in the Loan file.

While the green card itself states “Do Not Duplicate” for the purpose of replacing the original card, U.S. Citizenship and Immigration Services (USCIS) allows photocopying of the green card. Making an enlarged copy or copying on colored paper may alleviate any concerns the borrower may have with photocopying.

NON-PERMANENT RESIDENT ALIENS

Required Visas - All non-permanent resident aliens must provide evidence of a valid, acceptable visa or an Employment Authorization Document (EAD). A copy of the unexpired visa (see Expired Visa Requirements below) or EAD must be included in the Loan file.
<table>
<thead>
<tr>
<th>Eligible Visa Class</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Series (A-1, A-2, A-3)</td>
<td>These visas are given to officials of foreign governments, immediate family members and support staff. Only those without diplomatic immunity, as verified on the visa, are allowed.</td>
</tr>
<tr>
<td>E-1 Treaty Trader and E-2 Treaty Investor</td>
<td>This visa is essentially the same as an H-1 or L-1; the title refers to the foreign country's status with the U.S.</td>
</tr>
<tr>
<td>E-3</td>
<td>Given to Australian nationals employed in a specialty occupation.</td>
</tr>
<tr>
<td>E Series (E-1, E-2, E-3)</td>
<td>These visas are given to employees of international organizations that are located in the U.S. Some examples include the United Nations, Red Cross®, World Bank, UNICEF, and the International Monetary Fund. Verification that the applicant does not have diplomatic immunity must be obtained from the applicant’s employer and/or by the viewing the applicant’s passport.</td>
</tr>
<tr>
<td>H-1 Temporary Worker (includes H-1B and H-1C)</td>
<td>This is the most common visa given to foreign citizens who are temporarily working in the U.S.</td>
</tr>
<tr>
<td>H-4</td>
<td>These visas are given to dependents (spouse and unmarried children under 21 years of age) of a qualified H-1 visa holder. When income is being used to qualify, a current (unexpired) Employment Authorization Document (EAD) issued by United States Citizenship and Immigration Services (USCIS) is also required.</td>
</tr>
<tr>
<td>L-1 Intra-Company Transferee</td>
<td>An L-1 visa is given to professional employees whose company's main office is in a foreign country.</td>
</tr>
<tr>
<td>L-2</td>
<td>These visas are given to dependents (spouse and unmarried children under 21 years of age) of a qualified L-1 visa holder. When income is being used to qualify, a current (unexpired) EAD issued by USCIS is also required.</td>
</tr>
<tr>
<td>O-1A</td>
<td>Individuals with an extraordinary ability in the sciences, education, business, or athletics (not including the arts, motion pictures, or television industry).</td>
</tr>
<tr>
<td>O-1B</td>
<td>Individuals with an extraordinary ability in the arts or extraordinary achievement in motion picture or television industry.</td>
</tr>
<tr>
<td>O-2</td>
<td>Individuals who will accompany an O-1, artist or athlete, to assist in a specific event or performance.</td>
</tr>
<tr>
<td>TN, NAFTA visa</td>
<td>Used by Canadian or Mexican citizens for professional or business purposes.</td>
</tr>
<tr>
<td>T, NAFTA visa</td>
<td>Used by Canadian citizens for professional or business purposes.</td>
</tr>
</tbody>
</table>
Expired Visa Requirements
A borrower with an expired visa may be considered, subject to each of the following:

- Visa classification is one of the eligible visas listed above.
- Confirmation that the borrower has submitted an application for extension of the visa or an application for a green card. Documentation includes, but is not limited to: USCIS Form I-797 (issued when an application or petition is approved).

USCIS Form I-797C or I-797E (must not state that the application has been declined). Application for extension of current visa (USCIS Form I-539 or equivalent) or copy of application for green card (USCIS Form I-485 or equivalent) and electronic verification of receipt from the USCIS web site.

If the borrower is sponsored by the employer, the employer may verify that they are sponsoring the visa renewal.

Employment Authorization Document (EAD)
A current (unexpired) Employment Authorization Document (EAD) issued by United States Citizenship and Immigration Services (USCIS) may be provided in lieu of a visa.

If the EAD will expire within one year, the following must be provided:

- One previous EAD renewal must be documented, or
- If there are no prior EAD renewals, the likelihood of renewal must be determined based on the information from the USCIS.

All standards for determining stable monthly income, adequate credit history, and sufficient liquid assets must be applied in the same manner to each borrower including borrowers who are non-permanent resident aliens.

FOREIGN NATIONALS
Foreign nationals who have no lawful residency status in the U.S. are not considered to be non-permanent resident aliens and are not eligible for financing.

DIPLOMATIC IMMUNITY
Due to the inability to compel payment or seek judgment, transactions with individuals who are not subject to U.S. jurisdiction are not eligible. This includes embassy personnel with diplomatic immunity. Verification the borrower does not have diplomatic immunity can be determined by reviewing the visa, passport or the U.S. Department of State’s Diplomatic List at http://www.state.gov/s/cpr/rls/.

2.4 Ineligible Borrowers

The following borrower types are ineligible:

- A non-U.S. citizen who has no lawful residency status in the U.S. such as foreign nationals.
- Individuals with diplomatic immunity or other exclusions from U.S. jurisdiction.
- Loans to borrowers if title is taken in the name of a corporation, partnership, LLC or a non-revocable trust or life estate.
2.5 Power of Attorney

ResMac allows a Power of Attorney (POA) for closing documents in connection with a loan as long as the following conditions are satisfied:

- The application and Purchase Agreement (if applicable) must be signed by all parties of the loan. A POA is not allowed to sign the application or the purchase agreement.
- The transaction must be a purchase or rate/term refinance only. Not allowed for Cash-out refinances.
- Property must be an owner occupied principal residence or second home. No exceptions for investment properties.
- All signatures on the POA must be notarized. Signatures on the POA must match signatures in the file to ResMac’s satisfaction.
- The POA must be specific to ResMac’s loan indicating property address unless it is a Military Durable POA, which does not have to indicate the specific property. In addition, the borrowers must provide a written explanation as to why a POA is being used.
- If a maximum loan amount is listed on POA, loan amount cannot exceed as well as Prior to Funding Condition should be added stating maximum loan amount for POA.
- There must be more than one borrower on the loan and at least one borrower present at the closing.
- POA is not allowed for single borrower transactions. Only exception is for Active Duty Military personnel.
- POA is not allowed if the loan is closing in an inter vivos trust.
- The title policy must not make any exceptions based upon the use of the Power of Attorney.
- A POA may not be allowed if the initial disclosures are electronically signed.
- The POA and all documents must be reviewed by Underwriting Team Lead or above.

2.5.1 VA Power of Attorney

The veteran must execute a general or specific power of attorney which is valid and legally adequate. The veteran’s attorney-in-fact may use this power of attorney to apply for a Certificate of Eligibility and initiate processing of a loan on behalf of the veteran.

To complete the loan transaction using an attorney-in-fact, ensure that the general or specific power of attorney complies with state law to the extent that:

- The mortgage can be legally enforced in that jurisdiction, and
- Clear title can be conveyed in the event of foreclosure.

To complete the loan transaction using an attorney-in-fact, VA also requires the veteran’s written consent to the specifics of the transaction. This requirement can be satisfied by either:

- the veteran’s signature on both the sales contract and the Uniform Residential Loan Application, as long as the veteran’s intention to obtain a VA loan on the particular property is expressed somewhere in those documents, or
- A specific power of attorney or other document(s) signed by the veteran, which encompasses the following elements:
  - Entitlement - A clear intention to use all or a specified amount of entitlement.
ResMac Underwriting Guidelines

• Purpose - A clear intention to obtain a loan for purchase, construction, repair, alteration, improvement, or refinancing.
• Property Identification - Identification of the specific property.
• Price and Terms - The sales price, if applicable, and other relevant terms of the transaction.
• Occupancy - The veteran’s intention to use the property as a home to be occupied by the veteran (or other applicable VA occupancy requirement).

2.6 Legal Name Policy

The Legal name is the name that is on the Driver’s License. If a borrower does not have a Driver’s License, the originator can utilize a state issued identification card or Social Security Card to confirm the legal name.

ResMac has established this consistent policy to make sure we correctly identify borrowers. We require Originator/Underwriter to address and resolve any multiple names or name mismatches.

It is acceptable to USE ONLY the MIDDLE INITIAL instead of the full middle name as it appears on License/ID card. Please be certain the middle initial used matches the name or initial on the Driver’s License or state issued identification card.

Generational indicators (Jr., III, etc.) should be used when taking the application and pulling credit, provided the indicator is evident on the Driver’s License or state issued identification card.

If the borrower has varying names or surnames, the one on the Driver’s License or state issued identification card will be considered the accurate name for our purposes. Should other documents show variations, they must be acceptably addressed as well.

In the case of a refinance, the borrower’s name currently on Title should match what we show as the legal name on file. If we are using only an initial in place of full middle name, that is an acceptable variation. For other variations, Title will need to correct the name at the time of closing, including potentially executing a Quit Claim Deed to correct title vesting to reflect the accurate and consistent name of borrower(s). (For example, title originally taken in maiden name and borrower now using married name, will require correction to current married name.)

It is the Originator’s responsibility to ensure that all of the critical items noted above match at the time of submission and the Underwriter must review; to obtain corrected documentation if necessary including credit (re-run if necessary) in the correct name (especially including generational indicators – Jr., III – and maiden vs. married name) and to provide explanations for any name variations within the file. Files must match and contain any necessary explanatory information with submission to underwriting. An AKA may be used to explain variations but NOT be used to resolve inconsistencies among the main documents.

The documents that must match exactly are the purchase contract, as applicable, FHA connection or VA Certificate of Eligibility, as applicable, 1003 vesting, Warranty Deed proposed vesting, title commitment, CPL, and all final legal documents in the closing package. The credit report and name on the 1003 must match each other and be a variation of the legal name. An AKA will be used to address all name variations.
The documents must match and contain any necessary explanatory information with submission to underwriting. An AKA may be used to explain variations but NOT be used to resolve inconsistencies among the main documents.

2.7 Life Estates

Properties with Life Estate rights are not eligible. Any properties titled with these provisions must have the rights removed prior to application to be considered.

3.0 CREDIT ELIGIBILITY

3.1 Credit History

An individual’s credit history is considered to be one of the strongest indicators of future credit performance. People who have maintained a long history of excellent credit can, and do manage personal finances properly. Likewise, a borrower who has a history of slow payments or has defaulted in the repayment of debt generally does not change their credit habits.

The evaluation of the borrower’s credit profile must be based on the entire credit history documented in the loan file. The manner in which the borrower has managed his or her previous credit is a strong indicator of future performance. In a subjective evaluation of credit, many factors are considered when evaluating a borrower’s credit history. These include:

- Credit utilization
- Inquiries
- Undisclosed Liabilities
- Number and age of accounts
- Payment history
- Public record information

The following factors may not be used as offsets for weaknesses in the borrower’s credit reputation because they have already been considered in creating the credit score:

- The absence of, or age of, derogatory information.
- The number/proportion of accounts paid as agreed versus delinquent.
- The types of accounts paid as agreed versus the type of accounts that are delinquent.
- Recent pay down or consolidation of account balances by the borrower.
- The length of the borrower’s credit history.
- Any combinations of the above factors.
3.2 Credit Requirements

All borrowers must have at least one valid credit score of at least 620 or higher to be eligible (or the program minimum – please refer to Product Matrix links on last page of this document). The credit report must access all three major credit bureaus to ensure valid repository scores are generated.

ResMac does not have a minimum trade line requirement with a DU Approve/Eligible or an LP Accept findings. The underwriter will evaluate each loan based upon its own merits. The borrower’s overall profile must demonstrate his or her past willingness and ability to meet credit obligations in a way that will enable the underwriter to draw a logical conclusion about the borrower’s commitment to making payments on the new mortgage obligation. Regardless of the AUS requirements, additional information may be requested at the discretion of the underwriter.

Factors that contribute to the borrower’s overall profile and the ability to meet the new mortgage obligation include, but are not limited to:

- Length of time on current job
- Months of reserves
- Debt-to-income ratio
- Amount of own funds into the transaction
- Current housing payment history

Note: For a conventional loan with an LTV >80%, the Mortgage Insurance is required and the individual Mortgage Insurance companies may impose their own restrictions regarding a borrower’s credit profile.

ResMac reserves the right to decline any transaction with 10 or greater mortgage inquiries in the last 90 days for risks associated with "excessive credit solicitation". Underwriting also reserves the right to require additional information or potentially decline any loan where the credit report appears to be incorrect, incomplete or invalid due to “credit cleaning” that removed pertinent information, such as recent foreclosure, etc. that are otherwise evident such as through public record.

When underwriting a credit report, the borrower’s credit use and limits must be reviewed to ensure consistency with the reported income, assets and application information. The borrower's address history must be examined for consistency with other file documentation. Discrepancies must be adequately explained and questionable explanations researched.

Credit scores rank borrowers according to the likelihood that they will default on the mortgage loan in the future using statistical modules. The higher the score, the lower the risk of default and conversely, the lower the score, the higher the risk. As a result, credit scores are a powerful tool for underwriters to use when evaluating the layered risk within the borrower’s credit profile.

Credit scores alone however, are not sufficient to make an informed decision about the acceptability of a borrower’s credit history. The borrower’s credit information should still be reviewed to ensure an acceptable level of risk. Although a credit score cannot predict which individuals or percentage of applicants will default on a loan, the ranking of relative risks for default holds true and is considered reliable.
The majority of merged in-files will include a credit score for each borrower. There are minimum requirements that must be met in order to score a person’s credit profile. If these requirements are not available, a score will not be provided.

3.3 Authorized User Accounts

Authorized users are individuals given permission by the credit account owner to have access to use of an account. Typically, an authorized user is a relative who is managing credit for the first time.

Credit reports containing authorized user accounts require additional evaluation and documentation regardless of any AUS recommendation. If the primary account holder is another borrower on the transaction no further action is required.

3.4 Paying Off/Closing Accounts

ResMac follows Agency guidelines as they apply to paying and closing accounts through the closing of a loan. Underwriter will determine if the layering of risk will allow for accounts to be paid off to qualify. Accounts required to be paid will not be required to be closed.

3.5 Maximum Number of Financed Properties

Conventional Loans:
ResMac follows Agency Guidelines

FHA Loans
Maximum 4 financed properties including the subject property.

3.6 Credit Inquiries

The report must list all inquiries that were made in the previous 120 days. All applicants with credit inquiries are required to complete the Undisclosed Debt Acknowledgement and disclose the nature of all credit inquires within the previous 90 days. The number of mortgage inquiries will be taken into consideration and could result in a denial. Inquiries showing any Fannie Mae or Freddie Mac credit reseller as the credit inquiry will be deemed to be a mortgage inquiry. Other inquires that cannot be identified as being for purposes other than mortgage (auto, department store, etc.) will be counted toward the limit.

3.7 Extended Fraud Alerts or Active Military Alerts

Applicants with credit reports containing Extended Fraud Alerts or Active Military Alerts will be contacted by a ResMac Loan Coordinator (LC) prior to the loan being underwritten.

When the credit reporting agency has incomplete information, discovers that the borrower might not have disclosed all information that should be found in the public records, or obtains other information that indicates the possible existence of undisclosed credit records, the credit reporting agency must interview the
borrower(s) to obtain additional information that is needed to provide an accurate report or perform additional research to verify whether the purported undisclosed records actually exist.

All credit reports must include FACT Act messages and at least one repository fraud alert product (Hawk Alert, FACS+ or SafeScan).

3.8 Borrower’s Responsibility in Regards to Short Sale/Foreclosure/Deed in Lieu

If a borrower was married at the time of purchase of the property in question, on title, came to be on title via a refinance transaction, quit-claimed on to title AND was residing in the property at the time of the negative event and is later removed from the title, the borrower will still be held accountable to the same time frames as the primary owner.

3.9 Exceptions

Any loan file may be submitted to ResMac for an exception to the guidelines. The exception can be reviewed only by members of the Credit Committee. These exceptions will be reviewed on a case by case basis depending on the overall loan file. Exceptions will only be permitted on a per transaction basis, no blanket exceptions will be granted.

Minor exceptions to these guidelines may be made by the Underwriting Manager or Vice President of Operations as long as it is determined the loan has compensating factors. All exceptions must be noted on the 1008 of the loan file.
3.10 Derogatory Event Seasoning

<table>
<thead>
<tr>
<th>Derogatory Event</th>
<th>Fannie Mae Standard</th>
<th>Fannie Mae w/ext. Circumstances</th>
<th>FHA²</th>
<th>VA</th>
<th>USDA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter 7 or 11 BK Discharged or Dismissed</td>
<td>4 Years</td>
<td>2 Years</td>
<td>2 Years</td>
<td>2 Years</td>
<td>3 Years</td>
</tr>
<tr>
<td>Chapter 13 BK Dismissed</td>
<td>4 Years</td>
<td>2 Years</td>
<td>2 Years³</td>
<td>2 Years</td>
<td>3 Years</td>
</tr>
<tr>
<td>Chapter 13 BK Discharged</td>
<td>2 Years</td>
<td>2 Years</td>
<td>2 Years³</td>
<td>No wait</td>
<td>1 Year</td>
</tr>
<tr>
<td>Chapter 13 BK in Repayment</td>
<td>N/A</td>
<td>N/A</td>
<td>1 Year³</td>
<td>1 Year⁵</td>
<td>N/A</td>
</tr>
<tr>
<td>Pre-Foreclosure Sale</td>
<td>4 Years</td>
<td>2 Years</td>
<td>3 Years⁶</td>
<td>2 Years</td>
<td>3 Years</td>
</tr>
<tr>
<td>(Short Sale), Deed-Lieu</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>of Foreclosure, or Charge- off of Mortgage</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foreclosure</td>
<td>7 Years</td>
<td>3 Years¹</td>
<td>3 Years</td>
<td>2 Years⁶</td>
<td>3 Years</td>
</tr>
</tbody>
</table>

1. Additional requirements after 3 years up to 7 years: 90% maximum LTV ratios; purchase of principal residence only; Limited cash-out refinance (all occupancy types.) Reference: B3-5.3-07
3. A Chapter 13 bankruptcy does not disqualify a borrower from obtaining an FHA-insured mortgage, provided that the lender documents that at least one year of the pay-out period under the bankruptcy has elapsed; the borrower’s payment performance has been satisfactory and all required payments have been made on time, and the borrower has received written permission from bankruptcy court to enter into the mortgage transaction. TOTAL Scorecard Accept/Approve Recommendation: If the Chapter 13 bankruptcy has not been discharged for a minimum period of two years, the loan must be downgraded to a Refer and evaluated by a Direct Endorsement (DE) underwriter.
4. If the borrower was current at the time of short sale: A borrower is considered eligible for a new FHA-insured mortgage if, from the date of loan application for the new mortgage, all mortgage and installment payments on the prior mortgage were made within the month due for the 12-month period preceding the short sale.
5. If the applicant has satisfactorily made at least 12 months’ worth of the payments and the Trustee or the Bankruptcy Judge approves of the new credit, the lender may give favorable consideration.
6. If the foreclosure was on a VA loan, the applicant may not have full entitlement available for the new loan. Ensure that the applicant’s Certificate of Eligibility reflects sufficient entitlement to meet any secondary marketing requirements of the lender.
4.0 EMPLOYMENT AND INCOME

4.1 Family Owned Business

A borrower who is employed by a family member is not necessarily considered self-employed. The originator should clarify potential ownership by the borrowers of family-owned businesses. A borrower may be an officer of a family operated business but not an owner. Borrowers must provide the preceding 2 years signed, dated individual and business (if applicable) tax returns, with all supporting schedules, and IRS Form 4506-T for all applicable tax returns for prior years.

Qualifying income will be based off of the last two years of verified income. If the borrower receives a raise from a family run business, the underwriter cannot use that new income for qualifying as it has not been verified with the IRS.

4.2 4506-T Requirements

ResMac’s procedures and policy for ordering 4506T results and under what circumstance alternative documentation MAY be acceptable.

Extension: If the borrower has filed an extension for the current tax year, please provide the following:

- Evidence of the extension
- Evidence of cancelled check or auto-draft of the amount owed
- 1040 transcript with “No Results Found”
- Underwriter to carefully determine if tax payment is consistent with the prior year(s). If the payment does not appear consistent, a second level review by the Underwriting Manager may be required

4506T Results: Typically takes 4-6 weeks once the tax return is filed with the IRS to obtain 4506T results for that year. If the 2016 returns are filed by the borrower prior to April 15th, you should be checking the date filed. If less than 4-6 weeks, 2016 results may not be required. If two years of results are required, then 2014 & 2015 returns and results must be included if 2016 is not yet available.

What year to use: If you have accurate results that match the tax return(s) provided for 2016, use 2016. If we are provided with 2016 tax returns and unable to obtain 4506T results, ResMac must condition for the 2015 and 2014 returns and 4506T results or W2 transcripts as per AUS requirements. If tax returns are being used to determine income, the ResMac Underwriter would qualify the borrower with income shown on the validated tax returns (2016 or 2015/2014) if borrower’s situation requires use of tax returns to determine income. If a particular program requires 4506T results regardless of employment type or borrowers’ situation, we must have the 4506T results.

IRS Website: When returns are filed and the borrower is receiving a refund, you or the borrowers can visit [http://www.irs.gov/](http://www.irs.gov/) and go to “Where’s My Refund” link to confirm the refund status. If the borrower owes money to the IRS, we can condition for proof the tax liability has been paid to support returns were filed.
Items that cannot be used in lieu of transcripts:

- End of the year paystub. While the year-end December paystub can be used to support income, it does not replace a transcript.
- A written VOE. A written VOE may be used to support income but cannot be used in lieu of a transcript.

Items that MAY be used in lieu of transcripts:

- 1040 stamped by the IRS and either the cancelled check to the IRS or evidence of the direct deposit refund. This is allowable until June 1st.
- Evidence of E-file, cancelled check, payment via credit card, or receipt of direct deposit refund.
- On a case-by-case, ResMac may consider Work Number verification. This would be an exception and would need to be signed-off by the UW Manager.

Amended Returns: It is never acceptable to accept amended tax returns if ResMac receives results back from the IRS and income is not supported (i.e. amending returns to show sufficient income for the loan would be considered misrepresentation.) There are legitimate times when a borrower files amended returns and in those cases, with supporting 4506T results we can proceed. The amended returns should have been filed well in advance of the loan so we are able to obtain matching 4506T results to support the filing. Please provide the following for documentation if deemed a legitimate reason:

- Amended Return
- Record of Account for that particular year
- Evidence of additional payment via cancelled check or auto draft
- Evidence of any additional penalties paid if reflected on ROA
- Amended Return must reflect why the amended returns were filed

Unable to Process Code 10 rejection notice: ResMac has been advised by the IRS that we will be seeing this increase due to a new program or policies they have in place. The "unknown" reject is used by the IRS when there is the possibility that there was identity theft, or a fraudulent tax return filed under the consumer’s SSN. The IRS is very vague about the rejection because they believe the information should not be shared with a third party.

- ResMac will allow the IRS to fax directly to the borrower.
- ResMac will not require the IRS to fax directly to ResMac.
- The borrower can send directly to ResMac or to the lending partner and the partner directly to ResMac.
- If anything seems odd or is a potential red flag, notify your immediate supervisor as soon as the potential issue is discovered.

Please Note: If a particular loan program or agency has an overlay on this topic, those overlay rules must be followed. Always read your AUS findings and follow them. Some loan types have specific validation requirements or options that may offer alternative documentation, however, if tax return validation is specifically requested those rules must be followed. Generally base employment with commission income less than 25% with no other REO will allow for W2 validation (non-LP). USDA requires 1040’s and transcripts— household income required.
4.3 Victims of Taxpayer Identification Theft  
When a borrower(s) is a victim of taxpayer identification theft, the following conditions must be met in order to validate the borrower(s) income.

- Proof of identification theft as evidenced by one of the following:
  - Proof of identification theft was reported to and received by the IRS (IRS form 14039)
  - Copy of notification from the IRS alerting the taxpayer to possible identification theft
- Additionally, provide each of the following secondary documents (as applicable) to validate the reported income on the tax returns in question:
  - W2 or 1099 transcripts which match the W2 or 1099 income shown on the 1040s
  - 1099 Mortgage Interest should match reported interest on Schedule A or Schedule E
  - 1099G Unemployment should match reported unemployment
  - 1099 Interest/Dividend should match reported dividend and interest

4.4 Residual Income – FHA Loans  
For applications dated on or after February 1, 2016, ResMac requires all FHA loans to meet the residual income parameters as outlined in the table below. Any loan failing to meet the Residual Income requirements will require second level review by the Underwriting Manager. The Underwriting Manager will determine if compensating factors may be applied to overcome the Residual Income requirement.

**Residual Income by Region for loan amounts < $80,000**

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Northeast</th>
<th>Midwest</th>
<th>South</th>
<th>West</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$390</td>
<td>$382</td>
<td>$382</td>
<td>$425</td>
</tr>
<tr>
<td>2</td>
<td>$654</td>
<td>$641</td>
<td>$641</td>
<td>$713</td>
</tr>
<tr>
<td>3</td>
<td>$788</td>
<td>$772</td>
<td>$772</td>
<td>$859</td>
</tr>
<tr>
<td>4</td>
<td>$888</td>
<td>$868</td>
<td>$868</td>
<td>$967</td>
</tr>
<tr>
<td>5</td>
<td>$921</td>
<td>$902</td>
<td>$902</td>
<td>$1,004</td>
</tr>
<tr>
<td>Over 5</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Add $75 for each additional member up to seven.

**Residual Income by Region for loan amounts > $80,000**

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Northeast</th>
<th>Midwest</th>
<th>South</th>
<th>West</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$450</td>
<td>$441</td>
<td>$441</td>
<td>$491</td>
</tr>
<tr>
<td>2</td>
<td>$755</td>
<td>$738</td>
<td>$738</td>
<td>$823</td>
</tr>
<tr>
<td>3</td>
<td>$909</td>
<td>$889</td>
<td>$889</td>
<td>$990</td>
</tr>
<tr>
<td>4</td>
<td>$1,025</td>
<td>$1,003</td>
<td>$1,003</td>
<td>$1,003</td>
</tr>
<tr>
<td>5</td>
<td>$1,062</td>
<td>$1,039</td>
<td>$1,039</td>
<td>$1,158</td>
</tr>
<tr>
<td>Over 5</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Add $80 for each additional member up to seven.

The Regions on the table of Residual Income include the states below

<table>
<thead>
<tr>
<th>Region</th>
<th>States</th>
</tr>
</thead>
<tbody>
<tr>
<td>Northeast</td>
<td>CT, MA, ME, NH, NJ, NY, PA, RI, VT</td>
</tr>
<tr>
<td>Midwest</td>
<td>IA, IL, IN, KS, MI, MN, MO, ND, NE, OH, SD, WI</td>
</tr>
<tr>
<td>South</td>
<td>AL, AR, DC, DE, FL, GA, KY, LA, MD, MS, NC, OK, SC, TN, TX, VA, WV</td>
</tr>
<tr>
<td>West</td>
<td>AK, AZ, CA, CO, HI, ID, MT, NM, NV, OR, UT, WA, WY</td>
</tr>
</tbody>
</table>
Calculating Gross Monthly Income

- Gross monthly income should be calculated only for occupying borrowers consistent with the underwriting requirements outlined in the HUD Handbook.
- Do not include income from non-occupying co-borrowers, co-signors, non-borrowing spouses or other parties not obligated on the mortgage.

How to Calculate Residual Income

Residual income is calculated in accordance with the following:

- Calculate the total gross monthly income of all occupying borrowers.
- Deduct from the gross monthly income the following items:
  - State income taxes
  - Federal income taxes
  - Municipal or other income taxes
  - Retirement or Social Security
  - Proposed total monthly fixed payment
  - Estimated maintenance and utilities
  - Job related expenses (i.e. child care)
  - The amount of any grossed up income; i.e. SS is 115% - deduct the 15%
- Subtract the sum of the deductions from the table above from the total gross monthly income of all occupying borrowers.
- The balance is the residual income.

Calculating Monthly Expenses:

- If available, the underwriter must use Federal and state tax returns from the most recent tax year to document state and local taxes, retirement, Social Security and Medicare. If tax returns are not available, the underwriter may rely upon current pay stubs.
- For estimated maintenance and utilities in all states, mortgagees should multiply the living area of the property (square feet) by $0.14.

  Example:  
  
  2,200 square feet  
  \times 0.14  
  
  $308 per month

4.5 Risk Requirements – FHA Loans

- For FHA Loans with credit scores < 640, the maximum allowable DTI is 50%.
- Manual underwriting is not permitted.
5.0 ASSETS

5.1 Asset Requirements

Funds held in a checking, savings, money market, certificate of deposit, or other depository account may be used for the down payment, closing costs, and financial reserves. The funds must be verified. Any indication of borrowed funds must be investigated.

- **Individual Accounts**: Funds in the borrower’s individual bank account are acceptable.
- **Joint Accounts**: Funds held in a joint checking or joint savings account are acceptable since the borrower has access to all funds in the account at all times. If the joint account holder is not a borrower on the transaction, a letter stating that the borrower has full access to the funds is required.
- **Minor Accounts**: Funds held in an account for the benefit of a minor may not be used for the loan – i.e., UTMA accounts.

Bank statements must clearly identify:

- Name and address of the depository or investment institution.
- The borrower as the account holder
- Account number
- Time period covered by the statement.
- All deposits and withdrawal transactions for a depository account or all purchase and sale transactions for a financial portfolio account.
- Ending account balance.

A **Verification of Deposit** (VOD) is not allowed for the verification of assets.

5.2 Reserves

Required reserves are based upon AUS requirements and Agency Guidelines.
6.0 COLLATERAL

6.1 Ineligible Property Types

ResMac will not fund a loan for a property with any of the following ineligible property characteristics:

- Assisted living projects
- Bed and Breakfast
- Builder model leaseback
  - Cooperatives (Co-ops)
  - Houseboats
- Investment securities
- Mobile Home
- Multi-family dwelling containing more than 4 units
- Properties not suitable for year-round occupancy
- Properties with resale restrictions that do not meet agency eligibility
- Property without full utilities installed to meet all local health and safety standards
- Property used for commercial or industrial purposes
- Residential property with an additional permanently affixed manufactured home on property
- Tax-sheltered syndicate
- Timeshare unit
- Unimproved land
- Working farm, ranch, hobby farm or orchard if income producing
- Unique properties (including those properties that may have marketability issue because of their uniqueness)
- Properties with a condition rating on the appraisal of C5 or C6

6.2 Condominiums

ResMac will underwrite loans on condominiums in accordance with published Agency and Government guidelines. Additionally, for conventional loans that qualify for a limited project review, a ResMac Limited Project Review certification must be completed.
6.3 Project Review Requirements

Project Review Requirements
Determine appropriate project review required

<table>
<thead>
<tr>
<th>For Limited Review Attached Units in Established Condo Projects Including 2– to 4–unit Condo Projects For Projects Outside of Florida</th>
</tr>
</thead>
<tbody>
<tr>
<td>Occupancy Type</td>
</tr>
<tr>
<td>Principal residence</td>
</tr>
<tr>
<td>Second home</td>
</tr>
<tr>
<td>Investment property</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Florida — Attached Units in Established* Condo Projects</th>
</tr>
</thead>
<tbody>
<tr>
<td>Occupancy Type</td>
</tr>
<tr>
<td>Principal Residence</td>
</tr>
<tr>
<td>Second Home</td>
</tr>
<tr>
<td>Investor</td>
</tr>
</tbody>
</table>

*Note: Florida — Attached Units in New and Newly Converted Condo Projects all require PERS Review

Follow the Condo Project Review Type Requirements

<table>
<thead>
<tr>
<th>Ineligible Project Types</th>
<th>Limited Review</th>
<th>Condominium Project Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compliance with all applicable requirements in Selling Guide B4-2.1-02, Ineligible Projects.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Property Requirements | Compliance with all applicable requirements in Selling Guide B4-1, Appraisal Requirements is required. |

| Insurance Requirements | Compliance with all applicable requirements in Selling Guide Liability Insurance B7-4-01 & Fidelity/Crime Insurance B7-4-02, is required |

<table>
<thead>
<tr>
<th>Review Requirements</th>
<th>If the subject unit is a detached unit, the unit must be 100% complete. See Selling Guide B4-2.2-01, Limited Review for additional details.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review may be completed manually or with the aid of CPM. Project must meet all applicable requirements in Selling Guide B4-2.2-02, Full Review for Attached Units in Condo Projects, and any applicable requirements for New and Newly Converted Condo Projects in Selling Guide B4-2.2-03 if the unit is in a new or newly converted project, including but not limited to the following:</td>
<td></td>
</tr>
<tr>
<td>• Budget review</td>
<td></td>
</tr>
<tr>
<td>• Common expense delinquencies</td>
<td></td>
</tr>
<tr>
<td>• Ownership of amenities</td>
<td></td>
</tr>
<tr>
<td>• Completion and legal document requirements for New Projects</td>
<td></td>
</tr>
</tbody>
</table>
The homeowners’ association (HOA) must maintain a master property insurance policy that must cover 100% of the insurable replacement cost of the project improvements, including the individual units in the project.

- Policy must indicate breakdown of number units, number of buildings in order to ascertain sufficient coverage
- Sufficient coverage is determined by replacement cost; if it is a limited replacement cost and our loan amount is not covered then you must obtain replacement cost coverage estimator

An insurance policy that includes any of the following coverage, either in the policy language or in a specific endorsement to the policy, is acceptable:

- Guaranteed Replacement Cost—the insurer agrees to replace the insurable property regardless of the cost,
- Extended Replacement Cost—the insurer agrees to pay more than the property’s insurable replacement cost, or
- Replacement Cost—the insurer agrees to pay up to 100% of the property’s insurable replacement cost

The insurance requirements vary based on the type of HOA master or blanket insurance policy as follows:

- **“Single Entity” policy**: The policy must cover all of the general and limited common elements that are normally included in coverage. These include fixtures, building service equipment, and common personal property and supplies belonging to the HOA. The policy also must cover fixtures, equipment, and replacement of improvements and betterments that have been made inside the individual unit being financed. The amount of coverage must be sufficient to restore the condo unit to its condition prior to a loss claim event. If the unit interior improvements are not included under the terms of this policy type, the borrower is required to have an HO-6 policy with coverage, as determined by the insurer, which is sufficient to repair the condo unit to its condition prior to a loss claim event.

- **“All-In”** (sometimes known as an “all-inclusive”) policy: The policy must cover all of the general and limited common elements that are normally included in coverage. These include fixtures, building service equipment, and common personal property and supplies belonging to the HOA. The policy also must cover fixtures, equipment, and replacement of improvements and betterments that have been made inside the individual unit being financed. If the unit interior improvements are not included under the terms of this policy type, the borrower is required to have an HO-6 policy with coverage, as determined by the insurer, which is sufficient to repair the condo unit to its condition prior to a loss claim event.
## Confirm the Condo Project Insurance Requirements (Cont.)

<table>
<thead>
<tr>
<th>Property Insurance For Project (cont.)</th>
<th><strong>Limited Review</strong></th>
<th><strong>Condominium Project Manager</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>• <strong>“Bare Walls” policy:</strong> This policy typically provides no coverage for the unit interior, which includes fixtures, equipment, and replacement of interior improvements and betterments. As a result, the borrower must obtain an individual HO-6 policy that provides coverage sufficient to repair the condo unit to its condition prior to a loss claim event, as determined by the insurer.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Property Insurance For Unit (HO-6) | The borrower must maintain an HO-6 policy if the HOA’s master property policy does not include unit interior improvements under the terms of this policy type. The coverage provided by the **HO-6 policy must be** sufficient to repair the condo unit to its condition prior to a loss claim event as determined by the property insurer. | |

| Flood Insurance | • The HOA must obtain a Residential Condominium Building Association Policy (RCBAP) or equivalent private flood insurance coverage for each building that is located in a Special Flood Hazard Area (SFHA) (*Selling Guide B7-3-07: Flood Insurance Coverage Requirements*). The policy must cover all of the common elements and property (including machinery and equipment that are part of the building), as well as each of the individual units in the building.  

• Flood insurance policy – indicate same flood zone as appraisal and flood cert; meet or exceed the coverage of hazard up to $250,000 | |

| Liability Insurance | The HOA must maintain a Commercial General Liability policy with $1,000,000 in coverage for all common areas and elements, public ways, and other areas under the HOA's supervision. Common areas, including structures must also be covered. | |

| Fidelity/Crime Insurance | Not required | The HOA must maintain a fidelity/crime policy covering anyone with access to association funds, including a management agent, for projects that have both:  

• More than 20 units AND  

• Need more than $5,000 in required coverage (based on either the maximum funds held or three months of assessments, depending upon which method applies to the project). | |
Confirm the Condo Project Insurance Requirements (Cont.)

<table>
<thead>
<tr>
<th>Limited Review</th>
<th>Condominium Project Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>The requirements for endorsements for condo, co-op, and PUD projects are as follows:</td>
<td>Full review requires the verbiage of the separation of insureds or Severability of interests in the body or in a specific endorsement</td>
</tr>
<tr>
<td>• Building Ordinance or Law Endorsement, if the enforcement of any building, zoning, or land-use law would result in loss or damage, increased cost of repairs or reconstruction, or additional demolition and removal costs to rebuild after a covered loss event occurs. The endorsement must provide for contingent liability from the operation of building laws, demolition costs, and increased costs of reconstruction. The endorsement is not required if it is not applicable or the coverage is not obtainable in the insurance market available to the association; and</td>
<td></td>
</tr>
<tr>
<td>• Boiler and Machinery/Equipment Breakdown Endorsement, if the project has central heating or cooling. This endorsement should provide for the insurer’s minimum liability per accident to at least equal the lesser of $2 million or the insurable value of the building(s) housing the boiler or machinery. In lieu of obtaining this as an endorsement to the commercial package policy, the project may purchase separate standalone boiler and machinery coverage.</td>
<td></td>
</tr>
</tbody>
</table>

6.4 Manufactured Housing

ResMac will consider purchase and rate/term transactions only on manufactured housing that meets the following requirements.

- Must be at least a doublewide
- Must be a one-family dwelling that is legally classified and taxed as real property
- Must be attached to a permanent foundation in accordance with the state and local specific requirements for anchoring, support, stability, and maintenance
- Owner occupied (all products).
- Second home allowed on agency products only.
- Borrower(s) must have a minimum of 640 credit score
- All loans must have DU approve/eligible, LP not allowed.
- HUD data plate must be present
- The home must not have been installed or occupied previously at another site or location
- Must be permanently connected to all utilities in accordance with local & state requirements
- Property must be zoned for residential use
- Manual underwriting is not allowed
- Manufactured housing in PUD’s, Co-ops, & condominium projects are not allowed
- No subordinate Financing allowed
- Home must not be > 15-years old at closing
- A Structural Engineer’s Report is required for all loan products
6.5 Properties Listed for Sale

ResMac will not close a transaction if the property was listed for sale at the time of application. ResMac will close a loan if the subject property was listed for sale within the last six months but was taken off the market prior to the application date subject to agency and government guidelines.

Rate/Term Refinance:
- ResMac will not close a transaction where the property was listed for sale at the time of application.
- ResMac will close a loan if the subject property was listed for sale within the last six months but was taken off the market prior to the application date.

Cash-out Refinance: (Conventional)
- ResMac will not close a loan transaction where the subject property was listed for sale at the time of application.
- ResMac will close a conforming cash-out transaction where the subject property was listed for sale within the last six months, prior to the application if:
  - The property was taken off the market prior to the application date; and
  - The maximum LTV/CLTV/HCLTV is the lower of 70% or the maximum for product/occupancy/property type.

6.5 Replacement / Second Appraisal

Replacement Appraisal
A replacement appraisal is only allowed to be ordered when:
- There is reasonable basis to support a conclusion that the initial appraisal contains flaws or defects that are material in nature.
- The first appraisal was deemed deficient, in which case the underwriter must use the value of the second appraisal in determining the LTV/TLTV. The underwriter is responsible for determining if an appraisal is defective. However, if the replacement appraisal is also deemed deficient, both appraisals must be handled according to the Appraisal Escalation process.

Second Appraisal
A second appraisal is only allowed to be ordered when a second appraisal is a requirement of the loan program. If a second appraisal or field review is required by the loan program, the second appraisal or field review ensures that the appraisal is an accurate representation of value.
- If the opinion of value is different than the original appraisal, the lowest of the original appraisal, field review, or second appraisal, or sales price (for purchases) is used to calculate the LTV ratios.
- If a second appraisal report is not acceptable, the underwriter may require the appraiser to provide additional information regarding how the value was determined and/or require the appraiser to correct material errors within the appraisal report.
6.6 Transferred Appraisal

ResMac will generally accept transferred/assigned appraisals from the original transferring lender. Conventional loans require:

- Transfer letter from the original lender
- SSR
- AIR Cert
- XML Copy of the appraisal

Government - Originator must initiate the case number transfer to ResMac using FHA or VA required procedures.

6.7 Disaster Policy

Prior to closing and funding, ResMac, Inc. will require a property inspection for any loan secured by a property in the affected area. If the subject property is located in one of the impacted counties and the appraisal was completed prior to the incident period end date, ResMac will require a post disaster inspection confirming the property was not adversely affected by the disaster. The inspection report must be dated no earlier than the date of disaster conclusion as determined by FEMA and/or the State. Clients may utilize any of the following re-inspection options to satisfy the post disaster inspection requirement, with a photograph of the subject property:

- Property Inspection Report (Fannie Mae Form 2075/Freddie Mac Form 2070), or
- Appraisal Update and/or Completion Report (Fannie Mae Form 1004D/Freddie Mac Form 442), or
- Uniform Residential Appraisal Report (Fannie Mae Form 1004/Freddie Mac Form 70)
- Exterior Only Appraisal Report (Freddie Mac Form 2055)
- Individual Condominium or PUD Unit Appraisal Report (Fannie Mae Form 1073/Freddie Mac Form 465)
- Disaster Inspection Certification from a Licensed Certified Inspector

If the appraiser notes defects in the exterior inspection, a Uniform Residential Appraisal Report with an interior and exterior inspection and photographs is required. If damage is revealed by the inspection, it must be repaired prior to purchase.

Note: Loans without an appraisal, FNMA w/PIW, FHA Streamlines, VA IRRRL’s, DU Refi Plus and LP Open Access, will require an eligible inspection product for a period of 90 days from the incident period end date, based upon the note date.

Special circumstances to the above policy may be brought to the attention of Wendy Shewbridge, VP of Operations at 561-288-3347 or Wendy.Shewbridge@ResMac.com
7.0 COMPLIANCE

7.1 Adverse Action Letters

It is the responsibility of the Underwriter to create, and the compliance group to review and send out all adverse action letters directly to the consumer, as soon as any adverse action (i.e., denial of a mortgage applicant’s underwriting package) is taken. The underwriter for the loan will complete the Notice of Action Taken accordingly and store it in the Underwriting Tab of Marti. After the letter is completed, the underwriter is to notify the Compliance Department via adverseaction@resmac.com of the action.

7.2 Conflicts of Interest

Transactions in which the realtor and originator is the same individual are ineligible. Transactions where other parties in the transaction share an identity of interest will be reviewed closely by underwriting and may require additional documentation.

7.3 Electronically Signed Application Disclosures

ResMac does, in most cases, accept Electronic Signatures on origination documents. At the underwriter’s discretion, we may require corrected documentation on any program type at any time. See exceptions in section 3.9 above.

7.4 Fair Lending Policy

It is the policy of ResMac that it will not deny a loan or discriminate in fixing the amount, interest rate, duration, application procedures or other terms or conditions of the loan on the basis of age, location of the dwelling or on the basis of the race, color, religion, sex, handicap, familial status, marital status, age or national origin of an applicant, joint applicant or guarantor. The person responsible for ensuring that underwriters adhere to this policy is the Manager of underwriting. The compliance officer will monitor and enforce this policy.

7.5 Loan Disclosures

ResMac requires new underwriting submissions to include a copy of all initial disclosures including the Good Faith Estimate. In addition, ResMac will require a dated loan application to verify that these disclosures are dated with three business days of the application. The loan originator is responsible for the integrity of the disclosure of rates and fees. The Good Faith Estimate must accurately reflect the fees and charges that are expected to be associated with the loan.
7.6 Loan Submissions

Loans submitted for underwriting must include all of the initial, required documentation in order to be considered complete. Any loan(s) that are submitted with missing documentation will be put into a status of Received Incomplete, followed by communication from the Loan Coordinator indicating what documents are needed to proceed. Refer to Submission Checklist. An underwriter will not review a file until it has been placed in Received Complete status. Additional documentation may be required based on loan parameters and/or AUS findings.

7.7 Principal Reductions

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Principal Reduction Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conventional Conforming</td>
<td>Up to 1% of the loan amount</td>
</tr>
<tr>
<td>DU Refi Plus or FHLMC Open Access</td>
<td>$250</td>
</tr>
<tr>
<td>FHA &amp; VA Loans</td>
<td>The lessor of 1% or $1,000</td>
</tr>
</tbody>
</table>

7.8 Reactivating Denied and Withdrawn Loans

If a loan is Denied or Withdrawn and needs to be resubmitted for review, once an NOAT has been issued, a new loan package must be submitted. A Denied or Withdrawn loan may not be reactivated after the Notice of Action Taken (NOAT) has been sent as that voids prior disclosures.

7.9 Title Insurance Errors and Omissions Coverage

ResMac policy requires title insurance/closing agents to have E&O insurance in the amount of $1,000,000 minimum for each occurrence.

7.10 Verbal Credit Authorization

A Verbal Credit Authorization Form MUST be completed by the Originator FOR EACH BORROWER ON OR BEFORE the date the credit report is pulled.

All applicants must individually give permission to the Originator prior to pulling a credit report. [i.e., wife cannot give permission for husband & vice versa.] All applicants may be listed on the same verbal authorization form, which should be signed by the MLO.
7.11 CEMA Loans

ResMac will only consider CEMA Loans when the underlying loan being paid off is not a private mortgage. ResMac also requires the use of ResMac approved Attorneys for CEMA transactions. The following steps must be followed:

1. CEMA request must be reflected in Loan Submission Form.
2. Ensure all LE disclosure figures are inclusive of CEMA applicable fees and charges, including closing agent fees/charges.
3. Originating office must choose from the below list and contact attorney firm directly.
4. Originating office will perform all follow up and communication with the attorney to ensure all ResMac requirements can be satisfied.
5. Once the attorney has received, reviewed and validated (all) prior original mortgage note(s), mortgage(s), assignment(s), previous CEMA(s) are acceptable, the originating Office will obtain approval to proceed with the CEMA.
6. Broker will work with attorney and previous lender(s) to resolve any deficiencies, or original document are delays. Please note that ResMac will not accept lost note affidavits.
7. ResMac must confirm that CEMA documents have been approved PRIOR TO originating office scheduling a closing

ResMac’s Closing Department will coordinate all documents as per individual loan closing instructions. Closing agents will prepare the following documents: Gap Note, Gap mortgage and CEMA document.

7.12 Texas Cash-out Transactions

A Texas Cash-Out also known as a Section 50(a)(6) mortgage is a mortgage originated under the provisions of Article XVI, Section 50(a)(6), of the Texas Constitution, which allows a borrower to take equity out of a homestead property under certain conditions. ResMac allows on agency products only.

Required Documents:
It is recommended we require the following documents to be fully executed and provided prior to funding:

- A Texas Home Equity Attorney Opinion Form that is signed and dated by an attorney licensed in the state of Texas.
- An Affidavit of Fair Market Value that is signed by all owners and their spouses.
- An Acknowledgement of Receipt of Loan Application and Final Itemized Disclosure that is signed by all owners and their spouses.
- A Designation of Location for Delivery of Notice that is signed by all borrowers and the Correspondent.

Eligibility Requirements:
The following is a snapshot of the eligibility guidelines for 50(a)(6) transactions:

- A 12-Day Notice must be signed and dated by all owners and their spouses.
- A preliminary title must be provided.
- Title endorsements – T-2, T-42, and T-42.1 are required at closing.
Eligible property types consist of owner-occupied, single family homes. Condos and townhomes are acceptable; however, condos must meet FNMA guidelines.

- The property size is limited to 10 acres.
- The tax certificate cannot have an agricultural exemption.
- The maximum LTV is 80%.
- No subordinate financing is allowed.
- Only one Texas 50(a)(6) transaction is allowed at any one time and at least 12 months must have elapsed from the last 50(a)(6) recorded closing date to the new closing date.
- Borrowers cannot be required to pay off other credit, or any other debt, unless they have expressly requested in writing to do so.
- All borrowers must occupy the subject property.
- Only fixed rate mortgages are eligible.
- A survey is required.
- Power of Attorney is not allowed.
- Vesting with Tenants in Common or Tenants by Entirety is not allowed for unmarried borrowers.
- The closing must take place at the lender’s office, attorney’s office, or Title Company.
- All owners must review and approve, in writing, the Final 1003 and HUD at least one business day prior to the closing/signing date. No changes to the HUD can be made once it has been approved.

Cash out proceeds cannot be used to acquire or improve the homestead if the mortgage for that purpose could have been made under a different provision of the Texas Constitution.

7.13 VA IRRRL Transactions

VA IRRRLs must pay off a VA loan that meets all of the following requirements:

- Is current
- Has been seasoned, or originated, at least six months prior to the new IRRRL closing date
- At least six payments have been made prior to the new Loan closing date
- The Veteran has not been more than 30 days past due during the six months preceding the new loan’s closing date

Recoupment Period

- Recoupment Period is calculated by dividing all allowable closing costs (exclusive of pre-paids) by the total monthly P&I savings.
- 0 - 36 months meets Safe Harbor requirements; nothing further required.
- >36 – 60 months require a minimum 5% monthly savings between the P&I of the prior loan and the P&I of the proposed loan.
- Recoupment Period may not exceed 60 months except for the following exemptions:
  - Refinancing from ARM to Fixed Rate
Reduction of Term

Net Tangible Benefit

- The Veteran must receive a reasonable Tangible Net Benefit from completing the transaction. VA Rate Reduction Certification (aka “Old vs New” Statement) to be completed and signed by the Veteran.
- All transactions must result in lower payments and reasonable recoupment periods or meet other eligible benefit to Veteran as by VA (i.e., Refinance from ARM to Fixed or acceptable Reduction to Amortization Term)

8.0 REPAIR ESCROW HOLDBACK

ResMac will consider holdbacks on all loans, if items are minor in nature. All Holdbacks must be resolved, inspected for completion, and disbursed within 10 days of the closing. Holdbacks for items that contain the potential for undiscovered additional issues are not allowed, such as swimming pool issues or roof repairs.

All escrow holdbacks must be approved by both the underwriter and by Underwriting Manager prior to allowing; it must also not conflict with any program restrictions.

8.1 Repair Escrow Determination

- Total escrow to be 150% times the amount of approved repairs
- Underwriter must review the copy of the bids from a licensed contractor
- Title Company will hold the money which must be collected on the CD at closing.
- Re-inspection fee must have been included on the LE.
- Re-inspection fee must be included in the holdback amount as well as the escrow holdback amount and show on the CD
- Limited to $2500 maximum holdback
- Improvements must not affect livability, soundness or structural integrity of the property.
- After repairs are completed, any funds remaining that were contributed by the property seller must be applied to the outstanding principal balance.
- Seller funded escrow: Loan to value based on the lower of purchase price or as repaired value.
- Borrow funded escrow: LTV based on the lower of purchase price or as is appraised value.
- Only funds contributed by the borrower from his/her own funds may be returned to the borrower.

8.2 Products and Loan-to-Value

- Owner occupied one to two-unit 97% LTV/CLTV limit
- Second Home 90% LTV/CLTV Limit
- 1-unit investment property 85% LTV/CLTV limit
- AUS Approve response
- No major repairs between November 15 and March 15 in cold weather states
- Weather related repairs are only eligible for new construction
8.3 Acceptable Weather Related Items – New Construction Only

- Driveway
- Sidewalk
- Landscaping
- Sprinklers
- Sod

8.4 Unacceptable Repairs for New or Existing Construction

The following are some examples of items that are not eligible for an escrow holdback, but are not limited to:

- Plumbing, electrical, septic, or HVAC systems not fully functional
- Kitchen not fully functional
- Roofing issues including leaks past or present unless certified as having been repaired
- Foundation cracks or settling including leaks past or present unless certified as having been repaired
- Water in basement
- Siding or fascia along eaves that is missing or has significant damage
- Mold of any significance

8.5 Process Steps

- Originator to provide 2 bids or builder contracts
- All repair escrows to be held by the title company
- Loan to have the full amount of the escrow holdback added to the fee screen as Misc. Fee line 1319 (escrow holdback).
- Loan will have the following conditions at closing:
  - Borrower to sign the ResMac Escrow Holdback Agreement. A repair escrow to be established for $X,XXX for the following repairs: _____
  - Final inspection by the appraiser, with photos, to confirm completion of the following repairs: _____________________. Repairs to be completed within 10 days of closing date.
9.0 INSURANCE

9.1 Hazard Insurance

Property insurance for home mortgages must protect against loss or damage from fire and other hazards covered by the standard extended coverage endorsement. Although policies containing the “full replacement cost” are preferred, ResMac will allow specific coverage amounts if they conform to the requirements set out below.

All files must have an original homeowner’s insurance policy and contain all of the following:
- Borrower must be listed as the principal insured on all policies.
- Insured’s name and property address, which must match, mortgage records (mortgage, note and title policy) exactly.
- Policy inception and expiration dates must be clearly indicated. Annual premium must be indicated along with paid receipt.
- Insurance carrier and agent must be indicated.
- Property insurance for home mortgages must protect against loss or damage from fire and other hazards covered by the standard extended coverage endorsement.

Coverage amount must be equal the lesser of the following:
- 100% of the insurable value of the improvements, as established by the property insurer; or
- The unpaid principal balance of the mortgage, as long as it equals the minimum amount (80% of the insurable value of the improvements) required to compensate for damage or loss on a replacement cost basis. If above requirements are not met, then coverage that does provide the minimum required amount must be obtained.

9.2 Deductibles

Homeowner policy deductibles cannot exceed 5% of the dwelling coverage. Windstorm, Hail, and/or Hurricane coverage deductibles (whether included in the homeowner’s policy or written under a separate policy) cannot exceed 5% of the dwelling coverage, unless a higher deductible is required by state law.

9.3 Acceptable Paid Receipt/Accord

Each policy must be current and must have a paid receipt or Accord. New policies must be valid for one year. In the case of a refinance, the original policy and the paid receipt are preferred. In lieu of providing a paid receipt or Accord, evidence of amount disbursed on the CD is acceptable for both purchase and refinance transactions. We will accept a copy of the original policy, certified as a true and exact copy by the agent. Also, faxed copies are not acceptable.
9.4 Refinances

On a refinance, an endorsement will be required to reflect the change in the amount of coverage if the new loan amount exceeds the current coverage. If an existing policy is being used, the policy must have a minimum of 60 days remaining before expiration/renewal from the date of closing. With this in mind, never will more than 10 months of hazard insurance be collected in reserves at the time of closing. Any policies renewing at, prior to, or within 60 days of closing will be the responsibility of the borrower or closing/disbursement agent to ensure remittance to the carrier for the next 12-month period.

9.5 Flood Insurance

It is the policy of ResMac that it shall not make, increase, extend or renew any Designated Loan, unless a flood determination is obtained and the residential building(s) and any applicable personal property securing the loan is covered by flood insurance for the term of the loan if the subject property is in a SFHA. In addition, for the purposes of this policy, all loan modifications shall be considered to be a renewal or extension. Under no circumstances can ResMac release a borrower from the mandatory flood insurance requirement.

9.6 Flood Determinations

Flood determinations are ordered by originator from Credit Plus, through Marti. It is the policy of the ResMac that it will not rely on a previous flood determination under any circumstances. To meet FEMA requirements, the flood certification must include the following information:

- Flood zone determination on a Standard Flood Hazard Determination Form (SFHDF)
- Community and panel number
- Date of the flood map
- Flood zone and status of community (NFIP participating or non-participating)

Any flood zone beginning with an A or V is considered a Special Flood Hazard Area (SFHA).

9.7 Flood Insurance Requirements

If it is determined that the property is located in a SFHA, the Underwriter must then determine if the community in which the property is located participates in the National Flood Insurance Program (NFIP). If the property is located in a SFHA and in a participating community, federal flood insurance is available under NFIP and will be required on the loan. However, if it is determined that the property is located in a SFHA but in a non-participating community, NFIP flood insurance will not be available and it is ResMac policy that it will not make, extend, renew or increase these types of loans. In addition, ResMac will not accept or approve any loans secured by property located in a Costal Barrier Resources Area (CBRA) or Otherwise Protected Area (OPA).

Regardless of the community’s NFIP participation, the originator is required to notify the borrower when the property is located in a SFHA.
9.8 Coverage Requirements

- Flood coverage needs to meet or exceed the hazard amount to a maximum of $250,000.
- Hazard is the ultimate decision maker of “replacement cost.”
- The above statement applies to Condo/PUD Master policies as well.
- The Underwriter must ensure the building coverage divided by the units is equal to or greater than the required hazard coverage.
- ResMac does not allow GAP policies for FHA
  - Exception to this is if the Master Flood is an “RCBAP” Policy ResMac Underwriter must review the plat map AND the photos to identify other structures on the property, including sheds.
  - Sheds/other structures must be addressed and additional coverage supplied if the below does not apply.
  - If Flood or Appraisal Company is willing to state the shed is valued less than $1000.00 or not on a solid foundation, coverage is not required
- If the property is on a split flood map, the determination needs to match the flood map. This may require the determination be disputed. Underwriter must verify that the most recent flood maps are used in the determination.

9.9 Taxes

Property taxes that are due within 60 days of the first payment date must be collected in full regardless if escrowed or not.

For new construction and for purchases in CA, 1.25% of the purchase price will be used for the annual property tax rate if new tax rate is unavailable.

10.0 QUALIFIED MORTGAGE/ABILITY TO REPAY

10.1 Rebuttable Presumption

ResMac has developed specific Residual Income guidelines to ensure compliance with the CFPB’s direction to ‘consider’ residual income during the underwriting of a Qualified Mortgage loan that falls into the higher risk Rebuttable Presumption loan. Lenders must verify sufficient residual income to meet monthly living expenses after the borrower(s) paying their mortgage and other debts. The ability to repay requirement is a statutory obligation under TILA. QM Loans that are classified “rebuttable presumption” regardless of loan type must pass the residual tests.

Residual income is the amount of gross income remaining after subtracting the total monthly debt obligations considered for loan qualification from the total monthly qualifying income. The difference is considered Residual Income.
Residual Income - Owner Occupied Properties
The chart below will illustrate ResMac’s requirement for residual income and liquid reserves when a loan’s QM findings are Rebuttable Presumption.

<table>
<thead>
<tr>
<th>Amount of Monthly Residual Income</th>
<th>Reserves Required</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Above $2,500</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>$800-$2,499</td>
<td>Greater of 3 months PITI or Minimum required per loan program</td>
<td>Additional Reserves may be required if additional layers of risk are present in loan</td>
</tr>
<tr>
<td>Below $800</td>
<td>Not Eligible for closing</td>
<td>Loan does not meet QM guidelines</td>
</tr>
</tbody>
</table>

Residual Income – Second Homes

<table>
<thead>
<tr>
<th>Amount of Monthly Residual Income</th>
<th>Reserves Required</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Above $2,500</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>Below $2,500</td>
<td>Not Eligible for closing</td>
<td>Loan does not meet QM guidelines</td>
</tr>
</tbody>
</table>

Investment properties are not subject to the QM/Ability to Repay tests.

10.2 Non-QM Loan
ResMac will not close any loan that is non-QM.

10.3 Third Party Processing Fees
When originators utilize Third Party Processing, below please view our position on third party processing fees and the eligibility of these fees based on whether the broker compensation is lender paid or borrower paid.

Third Party Processing Company NMLS ID
When a third party processing company is used, an invoice that includes the processing company NMLS ID, is required.

Third party processing fees are allowed as detailed below.

Conventional Transactions
- Lender paid compensation: Allowed
- Borrower paid compensation: Allowed

FHA Transactions
- Lender paid compensation: Allowed
- Borrower paid compensation: Allowed

VA Transactions
- Lender paid compensation: Allowed
- Borrower paid compensation: Allowed

Reminder: The third party processing fee must be included in the 1% origination fee
USDA Transactions
- Lender paid compensation: Allowed
- Borrower paid compensation: Allowed

Jumbo Transactions
- Lender paid compensation: Not allowed
- Borrower paid compensation: Not allowed

The chart below summarizes the information provided on the previous page.

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>Lender Paid Compensation</th>
<th>Borrower Paid Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conventional</td>
<td>Allowed</td>
<td>Allowed</td>
</tr>
<tr>
<td>FHA</td>
<td>Allowed</td>
<td>Allowed</td>
</tr>
<tr>
<td>VA</td>
<td>Allowed*</td>
<td>Allowed*</td>
</tr>
<tr>
<td>USDA</td>
<td>Allowed</td>
<td>Allowed</td>
</tr>
<tr>
<td>Jumbo</td>
<td>Not Allowed</td>
<td>Not Allowed</td>
</tr>
</tbody>
</table>

*Must be included in the 1% origination Fee

10.4 Loan Estimate and QM 3% Points and Fees Test

<table>
<thead>
<tr>
<th>Processing Company Affiliated with Broker or Lender?</th>
<th>Not Affiliated</th>
<th>Affiliated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location on Loan Estimate</td>
<td>Box B</td>
<td>Box A</td>
</tr>
<tr>
<td>QM 3% Points and fees Test</td>
<td>Not included in test</td>
<td>Included in test</td>
</tr>
</tbody>
</table>