Mortgagee Letter 2021-XX

To: All FHA-Approved Mortgagees
    All Direct Endorsement Underwriters
    All Eligible Submission Sources for Condominium Project Approvals
    All FHA Roster Appraisers
    All FHA-Approved 203(k) Consultants
    All HUD-Approved Housing Counselors
    All HUD-Approved Nonprofit Organizations
    All Governmental Entity Participants
    All Real Estate Brokers
    All Closing Agents

Subject: Update to the COVID-19 Recovery Loss Mitigation Options

Purpose: The purpose of this Mortgagee Letter (ML) is to inform Mortgagees of the addition of the 40-year loan modification to the COVID-19 Recovery Loss Mitigation Options (COVID-19 Recovery Options).

Effective Date: The policies in this ML may be implemented immediately but must be implemented no later than XX Days from the date of publication of this ML. This does not impact previously announced effective dates for the COVID-19 Recovery Loss Mitigation Options in Mortgagee Letter 2021-18.

Affected Programs: This guidance applies to all FHA Title II Single Family forward mortgage programs.

Background

On July 23, 2021, FHA established the COVID-19 Recovery Options to target a 25 percent reduction to the Principal and Interest (P&I) portion of the Borrower’s monthly mortgage payment for Borrowers who cannot resume their existing payment. While the COVID-19 Recovery Options will provide many Borrowers access to a loss mitigation option that assists them in retaining their homes, FHA anticipates certain Borrowers may need additional relief beyond its current COVID-19 Recovery Options. The ability to extend the term of the loan modification offers Mortgagees a path to provide additional payment relief to those Borrowers. Further, FHA notes that other government agencies as well as Fannie Mae and Freddie Mac currently provides a 40-year loan modification term. FHA is adding a combination 40-year loan modification and Partial Claim to the COVID-19 Recovery Modification to provide FHA borrowers with the same options available to those with conventional and other mortgage types, which will further reduce defaults and foreclosures, thereby mitigating risk to the Mutual Mortgage Insurance Fund.

FHA encourages Mortgagees and Borrowers alike to utilize the extensive network of HUD-approved Housing Counselors to help explain and expedite this additional relief. FHA reminds Mortgagees that they must comply with Ginnie Mae’s mortgage-backed securities requirements, including the requirement that loans must be 90 or more Days Delinquent before they can be bought out of a Ginnie Mae pool.

The American Rescue Plan Act of 2021 established the Homeowner Assistance Fund (HAF) in the U.S. Department of the Treasury in order to provide financial assistance to eligible homeowners who have suffered financial hardships during the COVID-19 National Emergency. Qualified expenses may include mortgage payment assistance, mortgage reinstatement, utilities, insurance, and other housing-related costs. Mortgagees must inform Borrowers suffering financial distress that these additional resources may be available through their state. As permitted by the jurisdiction’s HAF program, HAF funds may be used in connection with the Borrower’s FHA-insured mortgage or any Partial Claim mortgage in a manner consistent with the respective mortgage documents and FHA requirements. More information on HAF is available at: https://home.treasury.gov/policy-issues/coronavirus/assistance-for-state-local-and-tribal-governments/homeowner-assistance-fund.
Summary of Changes

This ML updates the COVID-19 Recovery Loss Mitigation Options as follows:

- adds the 40-year loan modification to the COVID-19 Recovery Home Retention Options;
- adds the Required Evaluation for other Home Retention Options in section III.A.2.o.iii(D); and
- renumbers COVID-19 Home Disposition Options to section III.A.2.o.iii(E).

Single Family Housing Policy Handbook 4000.1

The above policy changes will be incorporated into Handbook 4000.1 as appears below.

COVID-19 Recovery Home Retention Options III.A.2.o.iii.(C)

(2) COVID-19 Recovery Modification

For Borrowers who do not meet the requirements for a COVID-19 Recovery Standalone Partial Claim, the Mortgagee must review the Borrower for the COVID-19 Recovery Modification.

(a) Definition

The COVID-19 Recovery Modification is a 360-month Loan Modification, which must include a Partial Claim, if Partial Claim funds are available, or a 480-month Loan Modification, which must include a Partial Claim. The COVID-19 Recovery Modification targets a reduction in the P&I portion of the Borrower’s monthly Mortgage Payment.

The Target Payment of the COVID-19 Recovery Modification is a payment that achieves a minimum 25 percent reduction to the P&I portion of the Borrower’s monthly Mortgage Payment.

(b) Eligibility

The Mortgagee must ensure that:

- the Borrower indicates they have the ability to make the modified Monthly Payment; and
- the Property is owner-occupied.

Eligible Borrowers may receive more than one COVID-19 Recovery Modification.

(c) Standard

To arrive at the Target Payment, the Mortgagee must apply the following steps until the Target Payment is achieved. No income documentation is required to calculate the Borrower’s modified monthly Mortgage Payment.
**Step 1 – Calculate Partial Claim Availability**

The Mortgagee must determine the maximum Partial Claim amount available for a COVID-19 Recovery Modification.

For a Partial Claim as part of a COVID-19 Recovery Modification, the Partial Claim must not exceed 25 percent of the unpaid principal balance as of the date of Default at the time of payment of the initial Partial Claim less any previous Partial Claims paid.

- The Mortgagee must first calculate 25 percent of the unpaid principal balance as of the date of Default at the time of payment of the initial Partial Claim.
- The Mortgagee must then subtract any previous Partial Claims paid to determine the available Partial Claim amount that can be used for the COVID-19 Recovery Modification.

**Step 2 – Arrearages**

The Mortgagee must calculate the arrearages. Arrearages refers to any amounts needed to bring the Borrower current and includes:

- unpaid accrued interest;
- Mortgagee advances for escrow items;
- projected escrow shortage amount; and
- related legal fees and foreclosure and bankruptcy costs not higher than the foreclosure-related fees and costs HUD has identified as customary and reasonable.

Mortgagees may include an additional month in the total outstanding debt to be resolved to allow time for the Borrower to return the executed Loan Modification documents before the due date of the modified Mortgage Payment.

The Mortgagee must ensure that all Late Charges and penalties are waived. Mortgagees are not required to waive Late Charges and penalties, if any, accumulated prior to March 1, 2020.

**Step 3 – Modify the Rate and Term of the 30-Year Mortgage**

The modified Mortgage is a 360-month Loan Modification, which must include a Partial Claim, if Partial Claim funds are available.

The Mortgagee must first apply available Partial Claim funds toward the arrearages. If the Partial Claim funds are insufficient to cure the arrearages, then the Mortgagee must capitalize the remaining arrearages into the modified Mortgage.
The Mortgagee must then extend the term to 360 months and calculate the modified Mortgage Payment. The interest rate of the modified Mortgage is no greater than the most recent Freddie Mac Weekly Primary Mortgage Market Survey (PMMS) Rate for 30-year fixed rate conforming Mortgages (U.S. average), rounded to the nearest one-eighth of 1 percent (0.125 percent) as of the date the Borrower is offered a COVID-19 Recovery Modification.

**Step 4 – Modify the Rate and Term of the 40-Year Mortgage**

If the Target Payment is not achieved, the Mortgagee must modify the Mortgage to a 480-month Loan Modification, which must include a Partial Claim. A 40-year Loan Modification is not available if the Borrower has no Partial Claim funds available.

The Mortgagee must first apply available Partial Claim funds toward the arrearages. If the Partial Claim funds are insufficient to cure the arrearages, the Mortgagee must capitalize the remaining arrearages into the modified Mortgage.

The Mortgagee must extend the term to 480 months and calculate the modified Mortgage Payment. The interest rate of the modified Mortgage must be no more than 25 bps greater than the most recent Freddie Mac modification interest rate for 40-year loan modifications, rounded to the nearest one-eighth of 1 percent (0.125 percent) as of the date the Borrower is offered a COVID-19 Recovery Modification. The Mortgagee must round the modification interest rate to the nearest one-eighth of 1 percent (0.125 percent) before adding the 25 bps to the interest rate.


**Step 5 – Principal Deferment**

If the Target Payment is not achieved, the Mortgagee must apply the remaining Partial Claim funds as a principal deferment to achieve the Target Payment with the modified 40-year Mortgage.

**Step 6 – Target Payment Not Achieved**

If the Mortgagee cannot achieve the Target Payment using the above steps, then the Mortgagee must offer the Borrower the lowest monthly P&I payment achieved under the COVID-19 Recovery Modification. If the Borrower affirms that they can make the offered payment, then the Mortgagee must complete that option.
(d) Terms

The Mortgagee must ensure that:

- the modified Mortgage is a fixed rate Mortgage;
- the Partial Claim, as part of a COVID-19 Recovery Modification, does not exceed 25 percent of the unpaid principal balance as of the date of Default at the time of payment of the initial Partial Claim less any previous Partial Claims paid;
- the COVID-19 Recovery Modification fully reinstates the Mortgage including all arrearages; and
- the FHA-insured modified Mortgage remains in first lien position and is legally enforceable.

HUD does not provide model documents for the COVID-19 Recovery Modification.

(e) Document Delivery Requirements

The Mortgagee must submit all required documentation for COVID-19 Partial Claims as listed under FHA-HAMP Loan Documents (III.A.2.k.v(H)), except no TPP is required.

The Mortgagee is automatically granted a 90-Day extension to the six-month deadline for the recorded Mortgage.

If a Mortgagee experiences additional delays out of their control, including past the automatic 90-Day extension for the recorded Mortgage, that impact delivery of the Partial Claim documents, Mortgagees may file requests for an additional extension in accordance with Requests for Extensions of Time for Delivery of Partial Claim Documents (III.A.2.k.v(H)(7)).

(f) Required Documentation

(i) Servicing/Claim Review File

The Mortgagee must retain the following in the Servicing File and the Claim Review File:

- a copy of the executed Partial Claim promissory Note, if applicable, and subordinate Mortgage;
- evidence that the Mortgage was timely submitted for recording; and
- the date the Mortgagee received the executed Partial Claim documents from the Borrower and the date the subordinate Mortgage was sent to be recorded.
(ii) Reporting to HUD

The Mortgagee must report the use of the COVID-19 Recovery Modification in SFDMS as follows:

- Default Status Code 61 – Recovery Modification Started with a Partial Claim, or

The Mortgagee must report the characteristics of all COVID-19 Recovery Modifications, including the rate and term, in FHAC within 90 Days of the executed COVID-19 Recovery Modification.

COVID-19 Recovery Loss Mitigation Options III.A.2.o.iii.

(D) Required Evaluation for other Home Retention Options

The Mortgagee must evaluate any Borrower who is not eligible for a COVID-19 Recovery Home Retention Option for HUD’s standard Loss Mitigation Home Retention Options (III.A.2.k).

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