Single Family Housing Policy Handbook 4000.1 - Title II Insured Housing Program Forward Mortgages Origination through Post-Closing/Endorsement

Module 4: Manual Underwriting of the Borrower

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Philadelphia Homeownership Center

The information in this document is current as of the Last Update date noted above. This document does not establish or modify the policy contained in FHA’s Handbooks and Mortgagee Letters in any way.
FHA Single Family Housing Policy Handbook

TABLE OF CONTENTS

II. ORIGINATION THROUGH POST-CLOSING/ENDORSEMENT

A. TITLE II INSURED HOUSING PROGRAMS FORWARD MORTGAGES

5. Manual Underwriting of the Borrower
   a. Credit Requirements (Manual)
   b. Income Requirements (Manual)
   c. Asset Requirements (Manual)
   d. Final Underwriting Decision (Manual)
Introduction

The Manual Underwriting of the Borrower section of the Handbook provides Mortgagees FHA’s policy requirements to determine a borrower’s ability to obtain FHA insured single-family financing considering:

– Creditworthiness;
– Effective income; and
– Assets.
Manual Underwriting of the Borrower
Manual Underwriting Requirements

The Mortgagee must manually underwrite those applications where:

• TOTAL issues a Refer;
• The application was downgraded to a manual underwrite; or
• FHA programs requires manual underwriting for the application.
Accept Risk Classifications Requiring a Downgrade to Manual Underwriting

A mortgage that received an Accept recommendation must be downgraded if:

• The mortgage file contains information or documentation that cannot be entered into, or evaluated by TOTAL Mortgage Scorecard;

• Additional information, not considered in the AUS recommendation, affects the overall insurability of the Mortgage;
Accept Risk Classifications Requiring a Downgrade to Manual Underwriting (cont.)

• The Borrower has $1,000 or more collectively in Disputed Derogatory Credit Accounts;

• The case number assignment date is within three years of any of the following events:
  – The date of the transfer of title through a Pre-Foreclosure Sale (Short Sale);
  – The date of the transfer of title through a foreclosure sale;
  – The date of the transfer of title through a Deed-in-Lieu (DIL) of foreclosure;
Accept Risk Classifications Requiring a Downgrade to Manual Underwriting (cont.)

- The date of the Borrower’s bankruptcy discharge as reflected on bankruptcy documents is within two years from the date of case number assignment;
- The Mortgage Payment history requires a downgrade as defined in Housing Obligations/Mortgage Payment History;
- The Borrower has undisclosed mortgage debt; or
- Business income shows a greater than 20 percent decline over the analysis period.
General Credit Requirements
General Credit Requirements

• Mortgagees must analyze the following to determine the Borrower’s creditworthiness:
  – Credit history;
  – Liabilities; and
  – Debts.
General Credit Requirements (cont.)

• For each Borrower who will be obligated on the mortgage Note, the Mortgagee must either obtain a:
  – Tri-Merged Credit Report (TRMCR); or
  – Residential Mortgage Credit Report (RMCR) from an independent consumer reporting agency.

• The Mortgagee may obtain a joint report for individuals with joint accounts.
Non-Borrowing Spouse Community Property State: Consent and Authorization

The Mortgagee must obtain a non-borrowing spouse’s consent and authorization where necessary to:

• Verify specific information required to process the mortgage application, including the consent to verify their SSN with the Social Security Administration (SSA).
Credit Report: Non-borrowing Spouse

• The Mortgagee must obtain a credit report for a non-borrowing spouse who resides in a community property state, or if the subject property is located in a community property state.

• The credit report must indicate the non-borrowing spouse’s SSN was matched with the SSA, or the Mortgagee must provide separate documentation indicating that the SSN was matched with the SSA.
Credit Report: Non-borrowing Spouse (cont.)

• Where a SSN does not exist for a non-borrowing spouse, the credit report must contain, at a minimum, the non-borrowing spouse’s full name, date of birth, and previous addresses for the last two years.

• As a reminder, the Mortgagee does not submit the non-borrowing spouse credit report as part of the TOTAL Scorecard risk evaluation.
Credit Requirements:
Types of Credit History
# Types of Credit History

<table>
<thead>
<tr>
<th>Traditional Credit History</th>
<th>Non-Traditional and Insufficient Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Tri Merge Credit Report (TRMCR) or Residential Mortgage Credit Report (RMCR).</td>
<td>• Used for borrowers without a credit score.</td>
</tr>
<tr>
<td>• Includes all credit repository credit data for an individual Borrower.</td>
<td>• Mortgagees can obtain a non-traditional credit report or independently build a credit history using credit references.</td>
</tr>
<tr>
<td>• A joint merged credit report will include all credit data on two individual Borrowers.</td>
<td>• Credit references may vary and there are preferred and alternative sources.</td>
</tr>
<tr>
<td>• Reporting format may differ among credit repository agencies but they generally eliminate duplicate records when merging a joint credit report.</td>
<td>• Verification types may also vary.</td>
</tr>
</tbody>
</table>
Traditional Credit History: FHA’s Policy for Tri-Merged or Residential Credit Reports

- If a traditional credit report is available, the Mortgagee must use a traditional credit report.

- If the Borrower supports a credit score from either a Tri-Merged or a Residential Credit Report, the Borrower must be evaluated based on traditional credit policies.
Traditional Credit History: FHA’s Policy for Tri-Merged or Residential Credit Reports

• The Mortgagee must utilize, and include in the case binder, the same credit report and credit scores that were used for TOTAL Scorecard evaluation.

• If a traditional credit report is not available, or the borrower has insufficient credit, the Mortgagee must develop the Borrower’s credit history using the requirements for Non-Traditional and Insufficient Credit.
Non-Traditional and Insufficient Credit

• Borrowers without a credit score, the Mortgagee must either obtain a:
  – Non-Traditional Mortgage Credit Report (NTMCR); or
  – Independently develop the Borrower’s credit history.
Non-Traditional Mortgage Credit Report (NTMCR)

An NTMCR is designed to access the credit history of a Borrower who does not have the types of trade references that appear on a traditional credit report and used either as:

– A substitute for a TRMCR or an RMCR; or
– A supplement to a traditional credit report that has an insufficient number of trade items reported to generate a credit score.
NTMCR: Standard

• Mortgagees may use a NTMCR developed by a credit reporting agency that verifies the following information for all non-traditional credit references:
  – The existence of the credit providers;
  – That the credit was actually extended to the Borrower; and
  – The creditor has a published address or telephone number.

• The NTMCR must not include subjective statements such as “satisfactory” or “acceptable,” and must be formatted in a similar fashion to traditional references.
Independent Verification of Non-Traditional Credit Providers

- Mortgagees may independently verify the borrower’s non-traditional credit references.

- To conduct this verification, Mortgagees must document:
  - The **existence** of the credit provider; and
  - That the provider actually **extended the credit** to the Borrower.
### Non-Traditional Credit Providers: Verifications

<table>
<thead>
<tr>
<th>Existence of Credit Provider</th>
<th>Credit Information</th>
<th>Rental Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review public records from the state, county, or city or other documents providing a similar level of objective information.</td>
<td>Published address or telephone number for the credit provider (do not rely solely on information provided by the applicant) <strong>AND</strong> Most recent 12 months of cancelled checks, or equivalent proof of payment, demonstrating the timing of payment to the credit provider.</td>
<td>Obtain a rental reference from the appropriate rental management company (not from a Family Member), demonstrating the timing of payment of the most recent 12 months in lieu of 12 months of cancelled checks or equivalent proof of payment.</td>
</tr>
</tbody>
</table>
Sufficiency of Credit References

• To be sufficient to establish the Borrower’s credit, the credit history must include **three credit references**, including at least **one** or more from the list below:
  – Rental housing payments;
  – Telephone service (cellphone is acceptable); and
  – Utilities (not included in rent):
    ▪ Gas;
    ▪ Electric;
    ▪ Water;
    ▪ Television service; and
    ▪ Internet.
Sufficiency of Credit References (cont.)

Two credit references can be used from the list provided below:

- Insurance premiums not payroll deducted
- Payment to child care providers (business)
- School tuition
- Retail store credit cards
- Rent-to-own
- Patient obligation for medical bills
- Documented 12-month history of savings evidenced by regular deposits, not through payroll deductions, resulting in an increased balance to the account and that were made at least quarterly and did not cause insufficient funds (NSF) checks.
- Automobile lease
- Personal loan from an individual with repayment terms in writing and payments made supported by cancelled checks
Sufficiency of Credit References: Authorized User Accounts

• The Mortgagee may use Borrower Authorized User Accounts as a credit reference.

• The Mortgagee must obtain documentation to evidence that the Borrower:
  – Has been making regular on-time payments during the previous 12 months;
  – Does not have a history of delinquent payments on the loan; and
  – The debt payment is be included in a Borrower’s DTI ratio.
Credit Requirements:
Evaluating Credit History
General

• The credit evaluation of the Borrower is comprised of two distinct but related components:
  – An evaluation of the credit history; and
  – An evaluation of the liabilities and debts.

• When conducting a credit history evaluation, the underwriter must examine the Borrower’s overall pattern of credit behavior, not just isolated unsatisfactory or slow payments, to determine the Borrower’s creditworthiness.

• The Mortgagee must not consider the credit history of a non-borrowing spouse.
Hierarchy of Payment History Evaluation

The underwriter must evaluate the Borrower's payment histories in the following order:

1) Previous housing expenses and related expenses, including utilities;
2) Installment debts; and
3) Revolving accounts.
Satisfactory Credit

• The underwriter may consider a Borrower to have an acceptable payment history:

<table>
<thead>
<tr>
<th></th>
<th>12 Months</th>
<th>24 Months</th>
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<tbody>
<tr>
<td>Housing and Installment</td>
<td>0 x 30</td>
<td>2 x 30</td>
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<tr>
<td>Revolving</td>
<td>2 x 60, 0 x 90</td>
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## Case Study: Credit History

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Payment History Requiring Additional Analysis

• The Mortgagee must analyze the Borrower’s delinquent accounts to determine whether late payments were based on a disregard for financial obligations; an inability to manage debt; or extenuating circumstances.

• The Mortgagee must document this analysis in the mortgage file.

• Any explanation or documentation of delinquent accounts must be consistent with other information in the file.
Payment History on Housing Obligations

• The Mortgagee must verify and document the previous 12 months’ housing obligation payment history through:
  – The credit report;
  – Verification of rent received directly from the landlord (for landlords with no Identity of Interest with the Borrower);
  – Verification of Mortgage payments received directly from the mortgage servicer; or
  – A review of canceled checks that cover the most recent 12-month period.
Payment History on Housing Obligations (cont.)

• Borrowers who are living rent-free must provide a letter from the property owner where they are residing confirming that the Borrower has been living rent-free and for how long.

• A mortgage that has been modified must utilize the payment history in accordance with the modification agreement for the time period of modification in determining late housing payments.

• Mortgages in which modifications incorporated deficiency balances, are not considered delinquent.
Extenuating Circumstances: Clarification

• A list of acceptable Extenuating Circumstances is not provided in the Single Family Housing Policy Handbook 4000.1.

• The underwriter must make the determination if the cause of the credit history was due to a life changing event that was beyond the Borrower’s control and most likely will not reoccur.

• An example of a life changing event is:
  – Death or serious illness of a wage earner who contributes to the support of the household.

• Divorce is not to be considered as an extenuating circumstance.
Extenuating Circumstances: Clarification (cont.)

• Mortgagees must obtain an **explanation** of the extenuating circumstances and **document** that they were beyond the Borrower’s control.
  – A written explanation in itself does not meet the creditworthiness requirement.
  – Written explanation and supporting documentation must be consistent with the derogatory credit on the credit report (e.g. type, dates).

• Underwriter must provide, as part of the final underwriting decision, an analysis explaining the rationale for making the credit exception.
Case Study: Mortgage History for Modification

• Mr. Smith has applied for a **Cash-Out Refinance** transaction. He purchased his home in 1999.

• Five months ago, Mr. Smith modified his mortgage and has paid as agreed per his modification agreement. His modification agreement included a deficiency balance.

• Due to a divorce, Mr. Smith fell behind on making his mortgage payments. Up until Mr. Smith’s modification agreement, Mr. Smith was 90 days delinquent on his mortgage.

• **What is the mortgage payment history for a Cash-Out Refinance?**

• **What mortgage payment history are we to consider for Mr. Smith?**
Case Study: Mortgage History for Modification (cont.)

What is the mortgage payment history we are to consider for a Cash-Out Refinance?

- Handbook 4000.1, Section II.A.8. Programs and Products - Refinances
  v. Cash-Out Refinances
  (A) Borrower Eligibility
  (2) Payment History Requirements
  (a) Standard
- The Mortgagee must document that the Borrower has made all payments for all their mortgages within the month due for the previous 12 months or since the Borrower obtained the mortgages, whichever is less.
- Additionally, the payments for all mortgages secured by the subject property must have been paid within the month due for the month prior to mortgage Disbursement.
- Properties with mortgages must have a minimum of six months of Mortgage Payments. Properties owned free and clear may be refinanced as cash-out transactions.
Case Study: Mortgage History for Modification (cont.)

• What is Mr. Smith’s mortgage payment history?

• Program type for which Mr. Smith has applied requires a review for the previous 12 months or since the Borrower obtained the mortgages, whichever is less.

• Mr. Smith:
  – 5 months 0 x 30 Since the modification
  – 7 months 7 x 90 Up until Mr. Smith’s modification agreement, Mr. Smith was 90 days delinquent
Case Study: Mortgage History for Modification (cont.)

• Is Mr. Smith’s mortgage payment history acceptable for a Cash-Out Refinance?

   No.
Judgments

• **Judgment** refers to any debt or monetary liability of the Borrower, and the Borrower’s spouse in a community property state unless excluded by state law, created by a court, or other adjudicating body.

• The Mortgagee must verify that court-ordered Judgments are resolved or paid off prior to or at closing.

• Judgments of a non-borrowing spouse in a community property state must be resolved or paid in full, with the exception of obligations excluded by state law.
Judgments: Exception Policy Clarification

- A Judgment is considered resolved if the Borrower has:
  - Entered into a valid agreement with the creditor to make regular payments on the debt;
  - Has made timely payments for at least three months of scheduled payments; and
  - The Judgment will not supersede the FHA-insured mortgage lien.

- The Borrower cannot prepay scheduled payments in order to meet the required minimum of three months of payments.

Note: All judgment liens must be subordinated.
Judgments: Required Documentation

The Mortgagee must provide the following documentation:

– Evidence of payment in full, if paid prior to settlement;
– The payoff statement, if paid at settlement; or
– The payment arrangement with creditor, if not paid prior to or at settlement; and a subordination agreement for any liens existing on title.

In addition, regardless of the amount of outstanding Judgments, the Mortgagee must determine if the Judgment was a result of:

– The Borrower’s disregard for financial obligations;
– The Borrower’s inability to manage debt; or
– Extenuating circumstances.
Chapter 7 Bankruptcy: Standard

• A Chapter 7 bankruptcy (liquidation) does not disqualify a Borrower from obtaining an FHA-insured mortgage if at the time of case number assignment:
  – At least two years have elapsed since the date of the bankruptcy discharge; and
  – The borrower has re-established good credit or has chosen not to incur new credit obligations.
Chapter 7 Bankruptcy: Discharge Period less than 2 Years

• An elapsed period of less than two years, but not less than 12 months, may be acceptable, if the Borrower:
  – Can show that the bankruptcy was caused by extenuating circumstances beyond the Borrower’s control; and
  – Has since exhibited a documented ability to manage their financial affairs in a responsible manner.
Chapter 13 Bankruptcy

• A Chapter 13 bankruptcy does not disqualify a Borrower from obtaining an FHA-insured mortgage if, at the time of case number assignment, at least 12 months of the pay-out period under the bankruptcy has elapsed.

• The Mortgagee must determine that during this time:
  – 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.
Chapter 13 Bankruptcy: Required Documentation

• If the credit report does not verify the discharge date or additional documentation is necessary to determine if any liabilities were discharged in the bankruptcy, the Mortgagee must obtain the bankruptcy and discharge documents.

• The Mortgagee must also document that the Borrower’s current situation indicates that the events which led to the bankruptcy are not likely to recur.
Foreclosure and Deed-in-Lieu Period

• A Borrower is generally not eligible for a new FHA-insured mortgage if the Borrower had a foreclosure or a Deed-in-Lieu of foreclosure in the three-year period prior to the date of case number assignment.

• The three-year period begins on the date of the Deed-in-Lieu or the date that the Borrower transferred ownership of the property to the foreclosing Entity/designee.
Foreclosure or Deed-in-Lieu: Exceptions Due to Extenuating Circumstances

• The Lender may grant an exception to the three-year requirement if:
  – The foreclosure or deed-in-lieu of foreclosure was the result of documented extenuating circumstances that were beyond the borrower’s control; and
  – The Borrower has re-established good credit since the foreclosure or deed-in-lieu of foreclosure.
Foreclosure or Deed-in-Lieu: Exceptions Due to Extenuating Circumstances (cont.)

• Divorce in itself is not considered an extenuating circumstance.
  – Exception may be granted where a Borrower’s mortgage was current at the time of the Borrower’s divorce, the ex-spouse received the property, and the mortgage was later foreclosed.

• The inability to sell the property due to a job transfer or relocation to another area does not qualify as an extenuating circumstance.
Foreclosure or Deed-in-Lieu: Documentation Requirements

- Documenting the 3-year waiting period to be eligible for a new FHA-insured mortgage:
  - Use the date of foreclosure or deed-in-lieu of foreclosure reported on the credit report.
  - If the credit report does not indicate the date of the foreclosure or deed-in-lieu of foreclosure, the Mortgagee must obtain the Settlement Statement/Closing Disclosure, deed, or other legal documents evidencing the date of property transfer.

- For exceptions due to extenuating circumstance, obtain an explanation and document that the circumstance was beyond the Borrower’s control.
Short Sale: Period

- A Borrower is generally not eligible for a new FHA-insured mortgage if they relinquished a property through a short sale within three years from the date of case number assignment.

- The three-year period begins on the date of transfer of title by short sale.

Date of Transfer of Title by Short Sale → 3 Years → Date of Case Assignment
Short Sale: Exception for Borrower Current at the Time of Short Sale

• A Borrower is considered eligible for a new FHA-insured mortgage if, from the date of case number assignment for the new mortgage:
  – All Mortgage Payments on the prior mortgage were made within the month due for the 12-month period preceding the short sale; and
  – Installment debt payments for the same time period were also made within the month due.
Short Sale: Exceptions Due to Extenuating Circumstances

• The Lender may grant an exception to the three-year requirement if:
  – The short sale was the result of **documented** extenuating circumstances that were **beyond the borrower’s control; and**
  – **The Borrower has re-established good credit** since the short sale.
Short Sale: Exceptions Due to Extenuating Circumstances (cont.)

• Divorce in itself is not considered an extenuating circumstance.
  – Exception may be granted where a Borrower’s mortgage was current at the time of the Borrower’s divorce, the ex-spouse received the property, and there was a subsequent Short Sale.

• The inability to sell the property due to a job transfer or relocation to another area does not qualify as an extenuating circumstance.
Short Sale: Required Documentation

• If the credit report does not indicate the date of the short sale, the Mortgagee must obtain the Settlement Statement, deed, or other legal documents evidencing the date of property transfer.

• If the short sale was the result of a circumstance beyond the Borrower’s control, the Mortgagee must obtain an explanation of the circumstance and document that the circumstance was beyond the Borrower’s control.
Short Sale: Documentation Requirements

• Documenting the 3-year waiting period to be eligible for a new FHA-insured mortgage:
  – Use the date of the short sale reported on the credit report.
  – If the credit report does not indicate the date of the short sale, the Mortgagee must obtain the Settlement Statement/Closing Disclosure, deed, or other legal documents evidencing the date of property transfer.

• For exceptions due to extenuating circumstance, obtain an explanation and document that the circumstance was beyond the Borrower’s control.
Credit Counseling/Payment Plan

- Participating in a consumer credit counseling program does not disqualify a Borrower from obtaining an FHA-insured mortgage, provided the Mortgagee documents that:
  - One year of the pay-out period has elapsed under the plan;
  - 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 the counseling agency to enter into the mortgage transaction.
Credit Requirements: Evaluating Liabilities and Debts
General Liabilities and Debts

- The Mortgagee must determine the Borrower’s monthly liabilities by reviewing all debts listed on the credit report, URLA, and required documentation.

- All applicable monthly liabilities must be included in the qualifying ratio.
Closed-end Debts Paid Off Within 10 Months

- Closed-end debts do not have to be included if:
  - They will be paid off within 10 months; and
  - The cumulative payments of all such debts are less than or equal to 5 percent of the Borrower’s gross monthly income.

- The Borrower may not pay down the balance in order to meet the 10-month requirement.
Case Study

- Patty Page has applied to purchase a home using FHA financing. Patty’s following Installment debts are schedule to be paid off within the next 10 months. Patty’s gross monthly income is $6,000.

- **Can we excluded these installment payments from her qualifying ratios?**

|                      | Amount
<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Student Loan</td>
<td>$75.00</td>
</tr>
<tr>
<td>Student Loan</td>
<td>$50.00</td>
</tr>
<tr>
<td>Car Loan</td>
<td>$225.00</td>
</tr>
</tbody>
</table>
Case Study (cont.)

- Can we excluded these installment payments from her qualifying ratios?
- Patty’s gross monthly income is $6,000 x 5% = $300.00

<table>
<thead>
<tr>
<th>Student Loan</th>
<th>$75.00</th>
<th>$225.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Student Loan</td>
<td>$50.00</td>
<td>$500.00</td>
</tr>
<tr>
<td>Car Loan</td>
<td>$225.00</td>
<td>$2025.00</td>
</tr>
</tbody>
</table>

- The installment cumulative payments = $350.00
- Can we excluded these installment payments from her qualifying ratios? NO.
Authorized User Accounts

- Accounts for which the Borrower is an authorized user must be included in a Borrower’s DTI ratio **unless** the Mortgagee can obtain documentation to evidence:
  - That the primary account holder has made all required payments on the account for the previous 12 months.

- If less than three payments have been required on the account in the previous 12 months, the payment amount must be included in the Borrower’s DTI.
Undisclosed Debt

• When a debt or obligation is revealed during the application process that was not listed on the mortgage application and/or credit report, the Mortgagee must:
  – Verify the actual monthly payment amount;
  – Include the payment amount in the agreement in the Borrower’s monthly liabilities and debt; and
  – Determine that any unsecured funds borrowed were not/will not be used for the Borrower’s MRI.
Credit Report Inquiries: Written Explanation

- The Mortgagee must obtain a **written explanation** from the Borrower for all inquiries shown on the credit report that were made in the **last 90 Days**.
Federal Debt (Manual)

• Federal Debt refers to debt owed to the federal government for which regular payments are being made.

• The Mortgagee must include the debt. The amount of the required payment must be included in the calculation of the Borrower’s total debt-to-income (DTI).

• The Mortgagee must include documentation from the federal agency evidencing the repayment agreement and verification of payments made, if applicable.
Alimony, Child Support, or Other Maintenance

- Alimony, Child Support, and Maintenance are court-ordered or otherwise agreed upon payments.

- For alimony, if the Borrower’s income was not reduced by the amount of the monthly alimony obligation in the Mortgagee’s calculation of the Borrower’s gross income, the Mortgagee must verify and include the monthly obligation in its calculation of the Borrower’s debt.

- Child support and other maintenance are to be treated as a recurring liability and the Mortgagee must include the monthly obligation in the Borrower’s liabilities and debt.
Alimony, Child Support, or Other Maintenance: Required Documentation

• The Mortgagee must obtain the official signed divorce decree, separation agreement, maintenance agreement, or other legal order.

• The Mortgagee must also obtain the Borrower’s pay stubs covering no less than **28 consecutive Days** to verify whether the Borrower is subject to any order of garnishment relating to the alimony, child support, or other maintenance.
Alimony, Child Support, or Other Maintenance: Calculation of Monthly Obligation

The Mortgagee must calculate the Borrower’s monthly obligation from the greater of:

– The amount shown on the most recent decree or agreement establishing the Borrower’s payment obligation; or
– The monthly amount of the garnishment.
Deferred Obligations

- **Deferred Obligations (excluding Student Loans)** refer to liabilities that have been incurred but where payment is deferred or has not yet commenced, including accounts in forbearance.

- The Mortgagee must verify and include deferred obligations in the calculation of the Borrower’s debt.
Deferred Obligations: Required Documentation

• The Mortgagee must obtain:
  – Written documentation of the deferral of the liability from the creditor and evidence of the outstanding balance and terms of the deferred liability.
  – Evidence of the anticipated monthly payment obligation, if available.
Deferred Obligations: Calculation of Monthly Obligation

- Mortgagee must use the actual monthly payment to be paid on a deferred liability, whenever available.

- If the actual monthly payment is not available for installment debt, the Mortgagee must utilize:
  - The terms of the debt; or
  - 5 percent of the outstanding balance to establish the monthly payment.
Installment Loans

• **Installment Loans** (excluding Student Loans) refers to loans, not secured by real estate, that require the periodic payment of principal and interest. A loan secured by an interest in a timeshare must be considered an Installment Loan.

• The Mortgagee must include the monthly payment shown on the credit report, loan agreement, or payment statement to calculate the Borrower’s debts.
Installment Loan Monthly Payment Clarification

• If the credit report does not include a monthly payment for the loan, the Mortgagee must use the amount of the monthly payment shown in the loan agreement or payment statement.

• If the monthly payment shown on the credit report is utilized to calculate the monthly debts, no further documentation is required.

• If the credit report does not include a monthly payment for the loan, or the payment reported on the credit report is greater than the payment on the loan agreement or payment statement, the Mortgagee must obtain a copy of the loan agreement or payment statement documenting the amount of the monthly payment.
**Timeshares: Clarification**

- A Timeshare must be considered an Installment Loan even under the following circumstances, with the Mortgagee providing acceptable documentation to evidence the collateral as a Timeshare:
  - Timeshare is recorded in legal records as real estate;
  - Borrower’s credit report identifies the Timeshare as a mortgage account; and
  - Borrower’s credit report identifies the Timeshare as a foreclosure.
Student Loans

• **Student Loan** refers to liabilities incurred for educational purposes.

• The Mortgagee must include all Student Loans in the Borrower’s liabilities, regardless of the payment type or status of payments.
Student Loans: Required Documentation

• If the payment used for the monthly obligation is:
  – Less than 1 percent of the outstanding balance reported on the Borrower’s credit report, and
  – Less than the monthly payment reported on the Borrower’s credit report.

• The Mortgagee must obtain written documentation of the actual monthly payment, the payment status, and evidence of the outstanding balance and terms from the creditor.
Student Loans: Calculation of Monthly Obligation

Regardless of the payment status, the Mortgagee must use either:

- The greater of:
  - 1 percent of the outstanding balance on the loan; or
  - The monthly payment reported on the Borrower’s credit report; or
  - The actual documented payment, provided the payment will fully amortize the loan over its term.
Case Study: Student Loans 1

**Student Loan Information**

**Reported on the Credit Report**

Student loan balance: $20,000

Student loan payment: $0

Payment status: Repayment

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1. What is the student loan payment that must be used in the qualifying ratios?

2. Does the mortgagee have to obtain written documentation of the borrower’s student loan from the creditor?
Case Study: Student Loans 1 (cont.)

1. What is the student loan payment that will be used in the qualifying ratios?

- Regardless of the payment status, the Mortgagee must use either:
  - The greater of:
    - 1 percent of student loan balance: **$200** ($20,000 x 1%)
    - monthly payment reported on the Borrower’s credit report: **$0**
    - The actual documented payment, provided the payment will fully amortize the loan over its term. **Loan not being amortized.**

**Student loan payment is: $200 month**
Case Study: Student Loans 1 (cont.)

2. Does the mortgagee have to obtain written documentation of the borrower’s student loan from the creditor?

- No. Because the mortgagee is using 1 percent of the outstanding balance reported on the Borrower’s credit report to calculate the student loan payment for qualification purposes.
Case Study: Student Loans 2

Student Loan Information
Reported on the Credit Report

Student loan balance: $20,000

Student loan payment: $222

Payment status: Deferred

1. What is the student loan payment that must be used in the qualifying ratios?

2. Does the mortgagee have to obtain written documentation of the borrower’s student loan from the creditor?
Case Study: Student Loans 2 (cont.)

1. What is the student loan payment that will be used in the qualifying ratios?

- Regardless of the payment status, the Mortgagee must use either:
  - The greater of:
    - 1 percent of student loan balance: $200 ($20,000 x 1%)
    - Monthly payment on the Borrower’s credit report: $222
    - The actual documented payment, provided the payment will fully amortize the loan over its term.

Student loan payment: $222 month, even if the loan is deferred.
Case Study: Student Loans 2 (cont.)

2. Does the mortgagee have to obtain written documentation of the borrower’s student loan from the creditor?

• No, because both:
  - The monthly payment reported on the borrower’s credit report is more than 1 percent of the outstanding student loan balance; and
  - The monthly payment used for the qualifying ratios is the actual monthly payment reported on the credit report, not less.
Case Study: Student Loans 3

Student Loan Information Reported on the Credit Report

Student loan balance: $20,000

Student loan payment: $152

Payment status: Repayment

1. What is the student loan payment that must be used in the qualifying ratios?

2. Does the mortgagee have to obtain written documentation of the borrower’s student loan from the creditor?
Case Study: Student Loans 3 (cont.)

1. What is the student loan payment that will be used in the qualifying ratios?

• **Regardless of the payment status**, the Mortgagee must use either:
  - The greater of:
    - 1 percent of student loan balance: **$200** ($20,000 x 1%)
    - monthly payment on the Borrower’s credit report: **$152**, or
    - The actual documented payment, provided the payment will fully amortize the loan over its term. **$152**

**Student loan payment: $152 month, only if the Mortgagee obtains the appropriate documentation.**
Case Study: Student Loans 3 (cont.)

2. Does the mortgagee have to obtain written documentation of the borrower’s student loan from the creditor?

- Yes if the $152 payment is used to qualify. That is because the student loan monthly payment the Mortgagee will use in the qualifying ratios is less than the greater of:
  - 1 percent of the outstanding student loan balance; or
  - the actual monthly payment reported on the credit report.

*The Mortgagee must obtain written documentation of the actual monthly payment, the payment status, and evidence of the outstanding balance and terms from the creditor.*
Revolving Charge Accounts

• A Revolving Charge Account refers to a credit arrangement that requires the Borrower to make periodic payments but does not require full repayment by a specified point of time.

• The Mortgagee must include the monthly payment shown on the credit report for the Revolving Charge Account.

• Where the credit report does not reflect the necessary information on the charge account, the Mortgagee must:
  – Obtain a copy of the most recent charge account statement; or
  – Use 5 percent of the outstanding balance to document the monthly payment.
30-Day Accounts

- A **30-Day Account** refers to a credit arrangement that requires the Borrower to pay off the outstanding balance on the account every month.

- A 30-Day Account may be excluded from the Borrower’s DTI only if the Mortgagee verifies that the Borrower has paid the outstanding balance on the account monthly for the previous 12 months.

- If the 30 day account had a delinquency within the last 12 months, 5% of the current outstanding balance must be counted in the borrower’s DTI.
30-Day Accounts: Documentation

• The Mortgagee must use the credit report to document:
  – That the Borrower has paid the balance on the account monthly for the previous 12 months;
  – The 30-Day Account balance; and
  – That funds are available to pay off the account balance, in excess of the funds and Reserves required to close the Mortgage.
Disputed Derogatory Credit Accounts

- Disputed Derogatory Credit Accounts refer to disputed charge-off accounts, disputed collection accounts, and disputed accounts with late payments in the last 24 months.

- If the Borrower has $1,000 or more collectively in Disputed Derogatory Credit Accounts, the Mortgagee must include a monthly payment in the Borrower’s debt calculation.

- The Mortgagee must derive the same monthly payment amount as stated per policy, as if the credit account was not disputed.
Disputed Derogatory Credit Accounts: Exclusions

The following accounts can be excluded from consideration in the underwriting analysis:

• Medical accounts; and

• Disputed derogatory credit resulting from identity theft, credit card theft or unauthorized use:
  – To exclude these balances, the Mortgagee must include a copy of the police report or other documentation from the creditor to support the status of the accounts.
Non-Derogatory Disputed Accounts and Disputed Accounts Not Indicated on the Credit Report

• Non-Derogatory Disputed Accounts include the following types of accounts:
  – Disputed accounts with zero balance;
  – Disputed accounts with late payments aged 24 months or greater; and
  – Disputed accounts that are current and paid as agreed.

• If the dispute results in the Borrower’s monthly debt payments being less than the amount indicated on the credit report, the Borrower must provide documentation of the lower payments.
Contingent Liabilities

• **A Contingent Liability** refers to a liability that may result in the obligation to repay only when a specific event occurs.

• For example, a contingent liability exists when an individual can be held responsible for the repayment of a debt if another legally obligated party defaults on the payment.

• Contingent liabilities may include cosigner liabilities and liabilities resulting from a mortgage assumption without release of liability.

• The Mortgagee must calculate the monthly payment on the contingent liability based on the terms of the agreement creating the contingent liability.
Contingent Liabilities (cont.)

• The Mortgagee must include monthly payments on contingent liabilities in the calculation of the Borrower’s monthly obligations unless the Mortgagee verifies and documents:
  – That there is no possibility that the debt holder will pursue debt collection against the Borrower should the other party default; or
  – The other legally obligated party has made 12 months of timely payments.

• The Mortgagee must calculate the monthly payment on the contingent liability based on the terms of the agreement creating the contingent liability.
Contingent Liabilities: Mortgage Assumptions

• The Mortgagee must obtain the agreement creating the contingent liability or assumption agreement and deed showing transfer of title out of the Borrower’s name.

Note: The Mortgagee verifies and must document that there is no possibility that the debt holder will pursue debt collection against the Borrower should the other party default.
Contingent Liabilities: Cosigned Liabilities / Divorce Decree

• If the cosigned liability is not included in the monthly obligation, the Mortgagee must obtain documentation to evidence that the other party to the debt has been making regular on-time payments during the previous 12 months, and does not have a history of delinquent payments on the loan.

• The Mortgagee must obtain a copy of the divorce decree ordering the spouse to make payments.
Collection Accounts

- A **Collection Account** refers to a Borrower’s loan or debt that has been submitted to a collection agency by a creditor.

- **Medical Collections** are not required to be paid and satisfied.

- Collection accounts of a non-borrowing spouse in a community property state must be included in the $2,000 cumulative balance and analyzed as part of the Borrower’s ability to pay all collection accounts, unless specifically excluded by state law.
Collection Accounts (cont.)

If the credit reports used in the analysis show a cumulative outstanding collection account balances of $2,000 or greater, the Mortgagee must:

• Verify that the debt is paid in full at the time of or prior to settlement using an acceptable source of funds;
• Verify that the Borrower has made payment arrangements with the creditor and include the monthly payment in the Borrower’s DTI; or
• If a payment arrangement is not available, calculate the monthly payment using 5 percent of the outstanding balance of each collection and include the monthly payment in the Borrower’s DTI ratio.
Collection Accounts: Documentation

• The Mortgagee must provide the following documentation:
  – Evidence of payment in full, if paid prior to settlement; or
  – The payoff statement, if paid at settlement; or
  – The payment arrangement with creditor, if not paid prior to or at settlement.

• If the collection account is to be paid off, the Mortgagee must document that the funds being used for the pay off come from an acceptable source.

• If the Mortgagee uses 5 percent of the outstanding balance, no documentation is required.
Charge Off Accounts

• A **Charge Off Account** refers to a Borrower’s loan or debt that has been written off by the creditor.

• Charge off accounts **do not** need to be included in the Borrower’s liabilities or debt.
Additional Required Documentation for Collection and Charge Off Accounts

• Mortgagee must determine if collection account was due to:
  – The Borrower’s disregard for financial obligations;
  – The Borrower’s inability to manage debt; or
  – Extenuating circumstances.

• Mortgagee must document reasons for approving a mortgage when the Borrower has any outstanding collection accounts. This includes **medical collections**.

• Borrower must provide a letter of explanation, which is supported by documentation, for each outstanding collection account. This includes **medical collections**.
Private Savings Clubs

• **Private Savings Club** refers to a non-traditional method of saving by making deposits into a member-managed resource pool.

• If the Borrower is obligated to continue making ongoing contributions under the pooled savings agreement, **this obligation must be counted in the Borrower’s total debt.**

• The Mortgagee must verify and document the establishment and duration of the Borrower’s membership in the club and the amount of the Borrower’s required contribution to the club.

• The Mortgagee must also obtain the club’s account ledgers and receipts, and verification from the club treasurer that the club is still active.
Business Debt in Borrower’s Name

• When a self-employed Borrower states debt appearing on their personal credit report is being paid by their business, the debt must be included in the debt-to-income calculation unless the Mortgagee obtains documentation to evidence the following:
  – The company has been making regular on-time payments during the previous **12 months without delinquency**;
  – The debt is paid out of company funds; **and**
  – The debt was considered in the cash-flow analysis of the Borrower’s business.
Business Debt Considered in Cash Flow Analysis

• When the personal Borrower’s debt is being paid by the Borrower’s business, the debt is considered:
  – In the cash flow analysis; and
  – The Borrower’s business tax returns reflect a business expense related to the obligation, equal to or greater than the amount of payments documented as paid out of company funds.

• The Borrower’s business tax returns may show an interest expense related to the obligation, only the interest portion of the debt can be considered in the cash flow analysis.
Negative Income

• Negative income must be subtracted from the Borrower’s gross monthly income, and not treated as a recurring monthly liability unless otherwise noted.
Source of Funds for Debts Paid Prior to Close

- The Mortgagee must document that the funds used to pay off debts prior to closing came from an acceptable source, and the Borrower did not incur new debts that were not included in the DTI ratio.
Obligations Not Considered Debt

- Medical collections
- Federal, state, and local taxes, if not delinquent and no payments are required
- Automatic deductions from savings, when not associated with another type of obligation
- Federal Insurance Contributions Act (FICA) and other retirement contributions, such as 401(k) accounts
- Collateralized loans secured by depository accounts
- Utilities
- Child care
- Commuting costs
- Union dues
- Insurance, other than property insurance
- Open accounts with zero balances
- Voluntary deductions, when not associated with another type of obligation
Income Requirements
General Income Requirements

• **Effective Income** refers to income that may be used to qualify a Borrower for a mortgage.

• **Effective Income** must:
  – Be likely to continue through at least the first three years of the mortgage;
  – Be documentable;
  – Be legally derived; and
  – Be reported to the IRS when required.

• Negative income must be subtracted from the Borrower’s gross monthly income, and not treated as a recurring monthly liability unless otherwise noted.
Employment Related Income

• **Employment Income** refers to income received as an employee of a business that is reported on IRS Form W-2.

• The Mortgagee may use Employment-related Income as Effective Income in accordance with the standards provided for each type of Employment-related Income.
Employment Related Income (cont.)

• For all Employment related Income, the Mortgagee must verify the Borrower’s most recent two years of employment and income, and document using one of the following methods:
  – Traditional Current Employment Documentation; or
  – Alternative Current Employment Documentation.
Employment Documentation: Traditional

The Mortgagee must obtain:

– Copies of the **pay stubs** covering the most recent **30 consecutive day period** (if paid weekly or bi-weekly, pay stubs must cover a minimum of 28 consecutive Days) that show the Borrower’s year-to-date earnings; and

– One of the following to verify current employment;
  
  ▪ A written Verification of Employment (VOE) covering two years; or
  ▪ An electronic verification acceptable to FHA.
Employment Documentation: Alternative

The Mortgagee must obtain:

- Copies of the **pay stubs** covering the most recent **30 consecutive day period** (if paid weekly or bi-weekly, **pay stubs** must cover a minimum of 28 consecutive Days) that show the Borrower’s year-to-date earnings;

- Obtain copies of the original IRS W-2 forms from the previous two years; **and**

- Document current employment by telephone, sign, and date the verification documentation, and note the name, title, and telephone number of the person with whom employment was verified.
Re-verification of Employment

• Re-verification of employment is required regardless of the type of documentation used (traditional or alternative) and must be completed within 10 Days prior to the date of the Note.

• Verbal re-verification of employment is acceptable.
Past Employment Documentation: Current Employment for Two Years

• Direct verification of the Borrower’s employment history for the previous two years is not required if all of the following conditions are met:

  – The current employer confirms a two-year employment history, or a paystub reflects a hiring date of a minimum of two years;
  – Only **base pay** is used to qualify (no Overtime or Bonus Income);
  – The Borrower executes IRS Form 4506, *Request for Copy of Tax Return*, or IRS Form 8821, *Tax Information Authorization*, for the previous two tax years.
Past Employment Documentation: Current Employment Less Than Two Years

• If the Borrower has not been employed with the same employer for the previous two years and/or not all conditions previously discussed are not able to be met (Counting Overtime/Bonus), then the Mortgagee must obtain one or a combination of the following for the most recent two years to verify the applicant’s employment history:
  – W-2(s);
  – VOE(s);
  – Electronic verification acceptable to FHA; and
  – Evidence supporting enrollment in school or the military during the most recent two full years.
Primary Employment

• Primary Employment is the Borrower’s principal employment. Primary Employment is generally full-time employment.

• The Mortgagee may use primary employment income as Effective Income.
Calculation of Effective Income: Salary

• **Salary** refers to Income that has been and will likely be consistently earned.

• The Mortgagee must use the current salary to calculate the Effective income.
Calculation of Effective Income: Hourly

• Hourly Wage Earners whose:
  – **Hours do not vary**, the Mortgagee must consider the Borrower’s current hourly rate to calculate Effective Income.
  – **Hours vary**, the Mortgagee must average the income over the previous two years.

• If the Mortgagee can **document an increase in pay rate**, the Mortgagee may use the most recent 12-month average of hours at the current pay rate.
Overtime and Bonus Income

• **Overtime and Bonus Income** refers to income that the Borrower receives in addition to the Borrower’s normal salary.

• The Mortgagee may use Overtime and Bonus Income as Effective Income if the Borrower has received this income for the past two years and it is reasonably likely to continue.

• Periods of Overtime and Bonus Income less than two years may be considered Effective Income if the Mortgagee documents that the Overtime and Bonus Income has been consistently earned over a period of not less than one year and is reasonably likely to continue.
Overtime and Bonus Income: Calculation

Calculation:

• The Mortgagee must average the Overtime or Bonus Income over the previous two years.

• However, if the Overtime or Bonus Income from the current year **decreases by 20% or more** from the previous, the Mortgagee must use the current year’s income.
Seasonal Employment

- **Seasonal Employment** refers to employment that is not year round, regardless of the number of hours per week the Borrower works on the job.
Seasonal Employment (cont.)

• The Mortgagee may consider Seasonal Employment income as Effective Income if the Borrower:

  – Has worked the same line of work for the past two years; and
  – Is reasonably likely to be rehired for the next season.

• The Mortgagee may consider unemployment income as Effective Income for those with effective Seasonal Employment income.
Seasonal Employment (cont.)

Calculation of Effective Income:

• For employees with Seasonal Employment income, the Mortgagee must average the income earned over the previous two full years to calculate Effective Income.

• For seasonal employees with unemployment income, the Mortgagee must document the unemployment income for two full years and there must be reasonable assurance that this income will continue.
Employed by Family-Owned Business

• The Mortgagee may consider Family-Owned Business Income as Effective Income if the Borrower is not an owner in the family-owned business.

• The Mortgagee must verify and document that the Borrower is not an owner in the family-owned business by using official business documents showing the ownership percentage.
Employed by Family-Owned Business (cont.)

• Official business documents include:
  – Corporate resolutions or other business organizational documents;
  – Business tax returns or Schedule K-1 (IRS Form 1065), U.S. Return of Partnership Income; or
  – An official letter from a certified public accountant on their business letterhead.

• In addition to traditional or alternative documentation requirements, the Mortgagee must obtain copies of signed personal tax returns or tax transcripts.
Commission Income

• **Commission Income** refers to income that is paid contingent upon the conducting of a business transaction or the performance of a service.

• The Mortgagee may use Commission Income as Effective Income if:
  – The Borrower earned the income for at least one year in the same or similar line of work; and
  – It is reasonably likely to continue.
Commission Income: Documentation

- **Commission Income less than or equal to** 25% of the Borrower’s total earnings, the Mortgagee must use traditional or alternative employment documentation.

- **Commission Income greater than** 25% of the Borrower’s total earnings, the Mortgagee must obtain signed tax returns, including all application schedules, for the last two years.

- In lieu of signed tax returns from the Borrower, the Mortgagee may obtain a signed IRS Form 4506, Request for Copy of Tax Return, IRS Form 4506-T, Request for Transcript of Tax Return, or IRS Form 8821, Tax Information Authorization, and tax transcripts directly from the IRS.
Commission Income: Calculation

• The Mortgagee must calculate Effective Income for commission by using the lesser of:
  – The average net Commission Income earned over the previous two years, or the length of time Commission Income has been earned if less than two years; or
  – The average net Commission Income earned over the previous one year.

• The Mortgagee must:
  – Calculate net Commission Income by subtracting the unreimbursed business expenses from the gross Commission Income.
  – Reduce the Effective Income by the amount of any unreimbursed employee business expenses, as shown on the Borrower’s Schedule A.
Self-Employment Income

- **Self-Employment Income** refers to income generated by a business in which the Borrower has a 25 percent or greater ownership interest.

- The Mortgagee may consider Self-Employment Income if the Borrower has been self-employed for at least two years.

- If the Borrower has been self-employed between **one and two years**, the Mortgagee may only consider the income as Effective Income if the Borrower was previously employed in the same line of work in which the Borrower is self-employed or in a related occupation for at least two years.
Self-Employment Income-Stability

• Income obtained from businesses with annual earnings that are stable or increasing is acceptable.

• If the income from businesses shows a greater than 20 percent decline in Effective Income over the analysis period, the Mortgagee must document that the business income is now stable.

• A Mortgagee may consider **income as stable** after a 20 percent reduction if the Mortgagee can:
  – Document the reduction in income was the result of an extenuating circumstance;
  – The Borrower can demonstrate the income has been stable or increasing for a minimum of 12 months; and
  – The Borrower qualifies utilizing the reduced income.
Self-Employment Income: Documentation

• **Individual and Business Tax Returns**
  
  – The Mortgagee must obtain complete individual and business federal income tax returns for the most recent two years, including all schedules.

  – **In lieu of signed individual or business tax returns from the Borrower**, the Mortgagee may obtain a signed IRS Form 4506, Request for Copy of Tax Return, IRS Form 4506-T, Request for Transcript of Tax Return, or IRS Form 8821, Tax Information Authorization, and tax transcripts directly from the IRS.
Self-Employment Income-Documentation (cont.)

• The Mortgagee must obtain the Borrower’s business tax returns for the most recent two years unless the following criteria are met:
  – Individual federal income tax returns show increasing Self-Employment Income over the past two years;
  – Funds to close are not coming from business accounts; and
  – The mortgage to be insured is not a cash-out refinance.
Self-Employment Income-Documentation (cont.)

• The Mortgagee must obtain a year-to-date Profit and Loss (P&L) statement and balance sheet if:
  – More than a calendar quarter has elapsed since date of most recent calendar or fiscal year-end tax return was filed by the Borrower.

• A balance sheet is **not required** for self-employed Borrowers filing *Schedule C income*.

• If *income used to qualify* the Borrower *exceeds the two year average of tax returns*, an *audited P&L or signed quarterly tax return must be obtained from the IRS*. 
Self-Employment Income: Calculation

• The Mortgagee must calculate gross Self-Employment Income by using the lesser of:
  – The average gross Self-Employment Income earned over the previous two years; or
  – The average gross Self-Employment Income earned over the previous one year.
Frequent Changes in Employment

• If the Borrower has changed jobs more than three times in the previous 12-month period, or has changed lines of work, the Mortgagee must take additional steps to verify and document the stability of the Borrower’s Employment Income.

• The Mortgagee must obtain:
  – Transcripts of training and education demonstrating qualification for a new position; or
  – Employment documentation evidencing continual increases in income and/or benefits.

• Does not apply for fields of employment that regularly require a Borrower to work for various employers (Temp Companies or Union Trades).
Gaps in Employment

• For Borrowers with gaps in employment of six months or more (an extended absence), the Mortgagee may consider the Borrower’s current income as Effective Income if it can verify and document that:
  – The Borrower has been employed in the current job for at least six months at the time of case number assignment; and
  – A two year work history prior to the absence from employment using standard or alternative employment verification.
Temporary Reduction in Income

• For Borrowers with a temporary reduction of income due to a short-term disability or similar temporary leave, the Mortgagee may consider the Borrower’s current income as Effective Income, if it can verify and document that:
  – The Borrower *intends* to return to work;
  – The Borrower *has the right* to return to work; and
  – The Borrower *qualifies* for the mortgage taking into account any *reduction of income* due to the circumstance.
Temporary Reduction in Income: Calculation

• Borrowers returning to work before or at the time the first Mortgage Payment due date; and

• The Mortgagee may use the Borrower’s pre-leave income.
Temporary Reduction in Income: Calculation (cont.)

Borrowers returning to work after the first Mortgage Payment due date:

- The Mortgagee may use the Borrower’s current income plus available surplus liquid asset Reserves, above and beyond any required Reserves, as an income supplement up to the amount of the Borrower’s pre-leave income.
- The amount of the monthly income supplement is:
  - The total amount of surplus Reserves divided by the number of months between the first payment due date and the Borrower’s intended date of return to work.
- **Surplus Liquid Asset Reserves:** Liquid asset reserves above and beyond the program requirements.
Temporary Reduction in Income: Documentation

The Mortgagee must provide the following documentation for Borrowers on temporary leave:

• A written statement from the Borrower confirming the Borrower’s intent to return to work, and the intended date of return;

• Documentation generated by current employer confirming the Borrower’s eligibility to return to current employer after temporary leave; and

• Documentation of sufficient liquid assets, to be used to supplement the Borrower’s income through the intended return date to work after the first due date of the mortgage payment.
Case Study: Maternity Leave

Lisa and Jim Smith have applied for a FHA purchase 203(b) mortgage. At the time of underwriting, Ms. Smith is on Maternity leave from her position. The following information is in the case file:

- A written statement from Ms. Smith verifying her intentions to return to her full-time position.
- A Verification of Employment from Ms. Smith’s employer stating:
  - Ms. Smith is on Temporary Leave without pay.
  - Ms. Smith’s position is being retained for her.
  - Upon her return she will be paid at the same salary rate of $28,000/year.
  - Ms. Smith has held her salaried position for the last 12 years.
- It is Ms. Smith’s intent to be returning back to work 1 month after the due date of the first mortgage payment.
- The Smith’s total Surplus Liquid Asset Reserves are $1100.
Case Study: Maternity Leave (cont.)

What is Ms. Smith’s Effective Income?

- It is Ms. Smith’s intent to be returning back to work 1 month after the due date of the first mortgage payment.
- The Smith’s total Surplus Liquid Asset Reserves are $1100.

Ms. Smith’s Effective Income is $1100.

- Ms. Smith currently is not making any income. The only Effective Income source is the Surplus Liquid Asset Reserves.

- “The Mortgagee may use the Borrower’s current income plus available surplus liquid asset Reserves, above and beyond any required Reserves, as an income supplement up to the amount of the Borrower’s pre-leave income.”
Disability Benefits

- Disability Benefits are benefits received from the Social Security Administration (SSA), Department of Veterans Affairs (VA), other public agencies, or a private disability insurance provider.

- To calculate disability income, the Mortgagee must use the most recent benefit amount as Effective Income.

- The Mortgagee must never inquire into or request documentation concerning the nature of the disability or the medical condition of the borrower.
Disability Benefits: Required Documentation

- The Mortgagee must verify and document the award amount and receipt of benefits from the provider.

- If any disability income is due to expire within three years from the date of mortgage application, that income cannot be used as Effective Income.

- If the Notice of Award or equivalent document does not have a defined expiration date, the Mortgagee may consider the income effective and reasonably likely to continue.
Disability Benefits: Additional Documentation

Depending on the type of disability benefits being received, additional documentation requirements may include:

- Federal tax returns;
- Most recent bank statement evidencing receipt of income from the SSA/VA/private insurer;
- Proof of Income Letter, also known as a “Budget Letter” or “Benefits Letter”; or
Alimony, Child Support, or Maintenance Income

- **Alimony, Child Support, or Maintenance Income** refers to income received from a former spouse or partner or from a non-custodial parent of the Borrower's minor dependent.
Alimony, Child Support, or Maintenance Income (cont.)

• The Mortgagee must obtain a fully executed copy of the Borrower’s final divorce decree, legal separation agreement, court order, or voluntary payment agreement with documented receipt.

• The Mortgagee may use the front and pertinent pages of the divorce decree/settlement agreement and/or court order showing the financial details.
Alimony, Child Support or Maintenance Income: Legal Record - Documentation

• When using a final divorce decree, legal separation agreement, or court order, the Mortgagee must obtain evidence of receipt using the following documentation for the most recent three months that supports the amount used in qualifying:
  – Deposits on bank statements;
  – Canceled checks; or
  – Documentation from the child support agency.

• The Mortgagee must provide evidence that the claimed income will continue for at least three years.
Alimony, Child Support, or Maintenance Income: Legal Record - Effective Income

• When using a final divorce decree, legal separation agreement, or court order, if the Borrower has received consistent Alimony, Child Support or Other Maintenance payments for the most recent three months, the Mortgagee may use the current payment to calculate Effective Income.
Alimony, Child Support or Maintenance Income: Voluntary - Documentation

• The Mortgagee must document the voluntary payment agreement with:
  – 12 months of cancelled checks,
  – Deposit slips, or
  – Tax returns.

• The Mortgagee must provide evidence that the claimed income will continue for at least three years.
Alimony, Child Support, or Maintenance Income: Voluntary – Effective Income

• When using evidence of voluntary payments, if the Borrower has received consistent alimony, child support or other maintenance payments for the most recent six months, the Mortgagee may use the current payment to calculate Effective Income.
Alimony, Child Support, or Maintenance Income: Inconsistent Payments – Effective Income

- If legal record or voluntary payment alimony, child support, or other maintenance payments have not been consistently received for the most recent six months, the Mortgagee must use the average of the income received over the previous two years to calculate Effective Income.

- If Alimony, Child Support, or Maintenance Income has been received for less than two years, the Mortgagee must use the average over the time of receipt.
Military Income: Expiration Term of Service Date

• The Mortgagee must:
  – Obtain a copy of the Borrower’s military Leave and Earnings Statement (LES); and
  – Verify the Expiration Term of Service date on the LES.

• If the Expiration Term of Service date is within the first 12 months of the mortgage, Military Income may only be considered Effective Income if the Borrower represents their intent to continue military service.
Other Public Assistance

Required Documentation:

• Mortgagees must verify and document the income received from the government agency.

• If any Public Assistance income is due to expire within three years from the date of mortgage application, that income cannot be used as Effective Income.

• If the documentation does not have a defined expiration date, the Mortgagee may consider the income effective and reasonably likely to continue.
Automobile Allowances

- **Automobile Allowance** refers to the funds provided by the Borrower's employer for automobile-related expenses.

The Mortgagee must:

- Verify and document that the Automobile Allowance has been received for the **previous two years**; and
- Obtain IRS Form 2106, Employee Business Expenses, for the last two years.

*Note: Look for “Unreimbursed Employee Expenses” on Schedule A.*
Automobile Allowances: Calculation

• The Mortgagee must subtract automobile expenses as shown on IRS Form 2106 from the Automobile Allowance before calculating Effective Income based on the current amount of the allowance received.

• If the Borrower uses the **standard per-mile rate** in calculating automobile expenses, as opposed to the actual cost method, the portion that the IRS considers **depreciation may be added back to income**.
Automobile Allowances: Calculation (cont.)

• Expenses that must be treated as recurring debt include:
  – The Borrower’s monthly car payment; and
  – Any loss resulting from the calculation of the difference between the actual expenditures and the expense account allowance.
Rental Income

- **Rental Income** refers to income received or to be received from the subject property or other real estate holdings.

- Three Types:
  - Rental Income Received from the Subject Property
  - Rental Income from Other Real Estate Holdings
  - Boarders of the Subject Property
Self-Sufficiency Rental Income Eligibility (Three-to-Four Unit Properties)

- **Net Self-Sufficiency Rental Income** refers to the Rental Income produced by the subject Property over and above the Principal, Interest, Taxes, and Insurance (PITI).

- The PITI divided by the monthly Net Self-Sufficiency Rental Income may not exceed 100 percent for three- to four-unit Properties.

- Net Self-Sufficiency Rental Income is calculated by using the Appraiser’s estimate of fair market rent from all units, including the unit the Borrower chooses for occupancy, and **subtracting the greater of the Appraiser’s estimate for vacancies and maintenance, or 25 percent of the fair market rent.**
Rental Income Received from the Subject Property

• How to begin to evaluate Rental Income:
  – Is the rental income being received from the subject property?
  – Does the Borrower have a history of receiving rental income from the subject since the previous tax filing?
  – How long has the Borrower owned the property?
# Limited/No History of Rental Income Received: Subject Property

<table>
<thead>
<tr>
<th>Borrower Does Not Have a History of Rental Income from the Subject:</th>
<th>One Unit</th>
<th>Two-to-Four Units</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fannie Mae Form 1004/Freddie Mac Form 70, Uniform Residential Appraisal Report, Fannie Mae Form 1007/Freddie Mac Form 1000, Single Family Comparable Rent Schedule, and Fannie Mae Form 216/Freddie Mac Form 998, Operating Income Statement, showing fair market rent</strong></td>
<td>Appraisal showing fair market rent (use Fannie Mae Form 1025/Freddie Mac Form 72, Small Residential Income Property Appraisal Report)</td>
<td></td>
</tr>
<tr>
<td>The prospective executed lease, if available</td>
<td>The prospective executed leases, if available</td>
<td></td>
</tr>
<tr>
<td>Document the date of acquisition by providing the deed, Closing Disclosure or other legal document.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Limited/No History of Rental Income Received

Subject Property: Calculation

• The Mortgagee must **add the net** subject property **Rental Income** to the Borrower’s **gross income**.

• The Mortgagee must use the **lesser of**:
  – The monthly operating income reported on Freddie Mac Form 998; **or**
  – 75 percent of the **lesser of**:
    ▪ Fair market rent reported by the appraiser; **or**
    ▪ The rent reflected in the lease or other rental agreement.
## History of Rental Income Received: Subject Property

The Borrower has a history of Rental Income from the subject property since the previous tax filing:

<table>
<thead>
<tr>
<th></th>
<th>One Unit</th>
<th>Two-to-Four Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Executed lease</td>
<td>Executed leases</td>
<td></td>
</tr>
<tr>
<td>24 month rental history free of unexplained gaps &gt; 3 months</td>
<td>24 month rental history free of unexplained gaps &gt; 3 months</td>
<td></td>
</tr>
<tr>
<td>Borrower’s most recent 2 years Tax Returns including Schedule E</td>
<td>Borrower’s most recent 2 years Tax Returns including Schedule E</td>
<td></td>
</tr>
<tr>
<td>Properties with less than 2 years of Rental Income history, the date of acquisition must be documented by providing the deed, Closing Disclosure or other legal document.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: If rental history over the previous 24 months reflects gaps greater than 3 months, an explanation is required. Such vacancies could be explained by seasonal or military renters, or property rehabilitation.
History of Rental Income Received Subject Property: Calculation

The Mortgagee must:

– **Add the net** subject property **Rental Income** to the Borrower’s **gross income**; and

– Calculate the Rental Income by **averaging** the **amount shown on the Schedule E**.

• The Mortgagee **may not reduce** the Borrower’s total **Mortgage Payment** by the net subject property **Rental Income**.

• If the property has been **owned for less than two years**, the Mortgagee must **annualize the Rental Income** for the **length of time the property has been owned**.
History of Rental Income Received Subject Property: Calculation (cont.)

The following items shown on the Schedule E may be added back to the income or loss:

• Depreciation;
• Mortgage interest;
• Taxes;
• Insurance; and
• any HOA dues.
Rental Income Received from Other Real Estate Holdings

How to begin to evaluate Rental Income from other real estate holdings:

• Is the rental income being derived from the property being vacated by the Borrower?

• Does the Borrower have a history of receiving rental income from the subject since the previous tax filing?

• How long has the Borrower owned the property?
### Rental Income:
#### Property Being Vacated by the Borrower

<table>
<thead>
<tr>
<th>Rental Income from the Property being Vacated by the Borrower:</th>
<th>One Unit</th>
<th>Two-to-Four Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fannie Mae Form 1004/Freddie Mac Form 70, <em>Uniform Residential Appraisal Report</em>, Fannie Mae Form 1007/Freddie Mac Form 1000, <em>Single Family Comparable Rent Schedule</em>, and Fannie Mae Form 216/Freddie Mac Form 998, <em>Operating Income Statement</em>, showing fair market rent must be obtained on property being vacated. Appraisal not required to be completed by an FHA appraiser.</td>
<td></td>
<td>Appraisal showing fair market rent (use Fannie Mae Form 1025/Freddie Mac Form 72, <em>Small Residential Income Property Appraisal Report</em>) must be obtained on property being vacated. Appraisal not required to be completed by an FHA appraiser.</td>
</tr>
<tr>
<td>Minimum 25% equity in vacated property</td>
<td>Minimum 25% equity in vacated property</td>
<td></td>
</tr>
<tr>
<td>Executed 1 year lease agreement, commencing after the closing</td>
<td>Executed 1 year lease agreement, commencing after the closing</td>
<td></td>
</tr>
<tr>
<td>Evidence of payment of the security deposit or first month’s rent of lease agreement.</td>
<td>Evidence of payment of the security deposit or first month’s rent of lease agreement.</td>
<td></td>
</tr>
<tr>
<td>Evidence that the Borrower is relocating to an area more than 100 miles from the Borrower’s current Principal Residence.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Rental Income: Limited/No History Other Real Estate

<table>
<thead>
<tr>
<th>Rental income Limited or No History by the Borrower:</th>
<th>One Unit</th>
<th>Two-to-Four Units</th>
</tr>
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<td>Fannie Mae Form 1004/Freddie Mac Form 70, <strong>Uniform Residential Appraisal Report</strong>, Fannie Mae Form 1007/Freddie Mac Form 1000, <strong>Single Family Comparable Rent Schedule</strong>, and Fannie Mae Form 216/Freddie Mac Form 998, <strong>Operating Income Statement</strong>, showing fair market rent must be obtained on the investment property (s). Appraisal is not required to be completed by an FHA appraiser.</td>
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<td>Appraisal showing fair market rent (use Fannie Mae Form 1025/Freddie Mac Form 72, <strong>Small Residential Income Property Appraisal Report</strong>) must be obtained on the investment property (s). Appraisal is not required to be completed by an FHA appraiser.</td>
</tr>
<tr>
<td>Investment property must support a minimum 25% equity position</td>
<td></td>
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</tr>
<tr>
<td>Executed 1 year lease agreement</td>
<td></td>
<td>Executed 1 year lease agreement</td>
</tr>
<tr>
<td>Properties with less than 2 years of Rental Income history, the date of acquisition must be documented by providing the deed, <strong>Closing Disclosure</strong> or other legal document.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Limited/No History of Rental Income Received: Calculation

- To calculate the effective net Rental Income from other real estate holdings where the Borrower does not have a history of Rental Income since the previous tax filing, the Mortgagee must deduct the PITI from the lesser of:
  - The monthly operating income reported on Freddie Mac Form 998; or
  - 75 percent of the lesser of:
    - Fair market rent reported by the appraiser; or
    - The rent reflected in the lease or other rental agreement.
## Rental Income: History Other Real Estate

<table>
<thead>
<tr>
<th>The Borrower has a History of Rental Income Since the Previous Tax Filing:</th>
<th>One Unit</th>
<th>Two-to-Four Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Borrower’s most recent 2 years executed Tax Returns including Schedule E</td>
<td>Borrower’s most recent 2 years executed Tax Returns including Schedule E</td>
<td></td>
</tr>
</tbody>
</table>

Properties with less than 2 years of Rental Income history, the date of acquisition must be documented by providing the deed, [Closing Disclosure](#) or other legal document.
History of Rental Income Received: Calculation

- The Mortgagee must:
  - Calculate the Rental Income by averaging the amount shown on Schedule E of the Borrower’s tax return, provided the Borrower continues to own all properties included on the Schedule E;
  - Annualize the Rental Income for properties owned less than two years;
  - Add positive Rental Income to the Borrower’s Effective income; and
  - Include negative net Rental Income as a recurring debt/liability.

- Depreciation shown on Schedule E may be added back to the net income or loss.
Boarder Income: Purchase Transactions

- **Boarder** refers to an individual renting space inside the Borrower’s Dwelling Unit.

- Purchase Transactions:
  - The Mortgagee must obtain **two years of the Borrower’s tax returns evidencing income from Boarders and the current lease**.

- For purchase transactions, the Mortgagee must obtain a copy of the executed written agreement documenting their intent to continue boarding with the Borrower.
Expected Income

- **Expected Income** refers to income from cost-of-living adjustments, performance raises, a new job, or retirement that has not been, but will be received within 60 Days of mortgage closing.

- The Mortgagee may consider Expected Income as Effective Income except when Expected Income is to be derived from a family-owned business.
Expected Income: Verification

- The Mortgagee must verify and document that the Borrower will have sufficient income or cash reserves to support the mortgage payment and any other obligations between the mortgage closing and the start of the Expected Income.

- For expected Employment Income, the Mortgagee must verify the existence and the amount of the Expected Income with the employer in writing and that it is guaranteed to begin within 60 Days of mortgage closing.

- For expected Retirement Income, the Mortgagee must verify the amount and that it is guaranteed to begin within 60 Days of the mortgage closing.
Non-Taxable Income (Grossing Up)

- **Non-Taxable Income** refers to types of income not subject to federal taxes.

- The Mortgagee must document and support:
  - The amount of income to be Grossed Up for any non-taxable income source; and
  - The current tax rate applicable to the Borrower’s income that is being Grossed Up.
Non-Taxable Income (Grossing Up): Calculation

• Non-Taxable Income that may be added cannot exceed the greater of 15 percent or the appropriate tax rate for the income amount, based on the Borrower’s tax rate for the previous year.

• If the Borrower was not required to file a federal tax return for the previous tax reporting period, the Mortgagee may Gross Up the Non-Taxable Income by 15 percent.

• The Mortgagee may not make any additional adjustments or allowances based on the number of the Borrower’s dependents.
Grossing Up Non Taxable Income: Example
Scenario

• Mary is a single mother of 2 who files her tax return as Head of Household.
• Her taxable income for 2015 was $73,750.
• She paid $12,760 in federal taxes.
• Mary also receives Child Support in the amount of $500 a month, or $6,000 a year.
Grossing Up Non Taxable Income: Example Answer

**Tax Bracket:** 25%

**Child Support Income:** $6,000

$6,000 x 1.25 = $7,500 a year grossed up

$7,500 a year grossed up / 12 months = $625

**Child Support Grossed Up = $625 a month**
Asset Requirements
General Asset Requirements

• The Mortgagee may only consider assets derived from acceptable sources in accordance with FHA Single Family Housing Policy.

• Closing costs, prepaid items, and other fees may not be applied towards the Borrower’s minimum required investment.
Earnest Money Deposit

• The Mortgagee must verify and document the deposit amount and source of funds if the amount of the earnest money deposit **exceeds 1 percent** of the sales price or is **excessive based on the Borrower’s history of accumulating savings**, by obtaining:
  – A copy of the Borrower’s cancelled check;
  – Certification from the deposit-holder acknowledging receipt of funds;
  or
  – A Verification of Deposit (VOD) or bank statement showing that the average balance was sufficient to cover the amount of the earnest money deposit at the time of the deposit.

• If the source of the earnest money deposit was a gift, the Mortgagee must verify that the gift is in compliance with Gifts (Personal and Equity).
Premium Pricing on FHA-Insured Mortgages

• Premium Pricing refers to a credit from a Mortgagee for the interest rate chosen.

• Premium Pricing may be used to pay a Borrower’s actual closing costs and/or prepaid items.

• Closing costs paid in this manner do not need to be included as part of the Interested Party limitation.
Premium Pricing on FHA-Insured Mortgages (cont.)

• The funds derived from a premium priced mortgage:
  – Must be disclosed in accordance with RESPA;
  – Must be used to reduce the principal balance if the credit amount exceeds the actual dollar amount for closing costs and prepaid expenses; **and**
  – May not be used for payment of debts, collection accounts, escrow shortages, or missed Mortgage Payments, or Judgments.
Interested Party Contributions on the Closing Disclosure

• The Mortgagee may apply Interested Party credits to the origination fees, other closing costs, and discount points, including any items Paid Outside Closing (POC).

• The refund of the Borrower’s POCs may be used toward the Borrower’s MRI if the Mortgagee documents that the POCs were paid with the Borrower’s own funds.

• The Mortgagee must identify each item paid by Interested Party contributions:
  – The total Interested Party credits on the front page of the Closing Disclosure or similar legal document or in an addendum.
Real Estate Tax Credits

• Where real estate taxes are paid in arrears, the seller’s real estate tax credit may be used to meet the minimum required investment (MRI), if the Mortgagee documents that the Borrower had sufficient assets to meet the MRI and the Borrower paid closing costs at the time of underwriting.

• This permits the Borrower to bring a portion of their MRI to the closing and combine that portion with the real estate tax credit for their total MRI.
Reserves

- **Reserves** refer to the sum of the Borrower’s verified and documented liquid assets minus the total funds the Borrower is required to pay at closing.

- Reserves do not include:
  - The amount of cash taken at settlement in cash-out transactions;
  - Incidental cash received at settlement in other loan transactions;
  - Gift funds;
  - Equity in another Property; or
  - Borrowed funds from any source.
Reserves Requirements

• One- to Two-Unit Properties
  – The Mortgagee must verify and document Reserves equivalent to one month’s PITI after closing.

• Three- to Four-Unit Properties
  – The Mortgagee must verify and document Reserves equivalent to three months’ PITI after closing.
Source Requirements for the Borrower’s Minimum Required Investment (MRI)

- **Minimum Required Investment (MRI)** refers to the Borrower’s contribution in cash or its equivalent required by Section 203(b)(9) of the National Housing Act, which represents at least 3.5 percent of the Adjusted Value of the property.
Source Requirements for the Borrower’s Minimum Required Investment (MRI) (cont.)

• Where the Borrower’s MRI is provided by someone other than the Borrower, the Mortgagee must also obtain documentation to support the permissible nature of the source of those funds.
Source Requirements for the Borrower’s Minimum Required Investment (MRI) (cont.)

- The Mortgagee may only permit the Borrower’s MRI to be provided by a source permissible under Section 203(b)(9)(C) of the National Housing Act, which means the funds for the Borrower’s MRI must not come from:
  1) The seller of the property;
  2) Any other person or Entity who financially benefits from the transaction (directly or indirectly); or
  3) Anyone who is or will be reimbursed, directly or indirectly, by any party included in (1) or (2) above.
Source Requirements for the Borrower’s Minimum Required Investment (MRI) (cont.)

• While additional funds to close may be provided by one of these sources, if permitted under the relevant source of funds requirements, none of the Borrower’s MRI may come from these sources.

• The Mortgagee must document permissible sources for the full MRI in accordance with special requirements noted above.
Checking and Savings Accounts

• For recently opened accounts and recent individual deposits of more than one percent of the Adjusted Value, the Mortgagee must:
  – Obtain documentation of the deposits; and
  – Verify that no debts were incurred to obtain part, or all, of the MRI.
Standards for Gifts

- Gifts may be provided by:
  - The Borrower’s Family Member;
  - The Borrower’s employer or labor union;
  - A close friend with a clearly defined and documented interest in the Borrower;
  - A charitable organization; or
  - A governmental agency or Public Entity that has a program providing homeownership assistance to:
    - Low or moderate income families; or
    - First-time homebuyers.
Family Member

- **Family Member** is defined as follows, regardless of actual or perceived sexual orientation, gender identity, or legal marital status:
  - Child, parent, or grandparent;
    - A child is defined as a son, stepson, daughter, or stepdaughter.
    - Parent or grandparent includes a step-parent/grandparent or foster parent/grandparent.
  - Spouse or domestic partner;
  - Legally adopted son or daughter, including a child who is placed with the Borrower by an authorized agency for legal adoption;
  - Foster child;
  - Brother, stepbrother;
  - Sister, stepsister;
  - Uncle;
  - Aunt; *or*
Documenting the Transfer of Gifts

• The Mortgagee must verify and document the transfer of gift funds from the donor to the Borrower.

• Regardless of when gift funds are made available to a Borrower, the Mortgagee must be able to make a reasonable determination that the gift funds were not provided by an unacceptable source, and were the donor’s own funds.
Documenting the Transfer of Gifts

• If the gift funds:
  – Have been verified in the Borrower’s account:
    ▪ Obtain the donor’s bank statement showing the withdrawal and evidence of the deposit into the Borrower’s account.
  – Are not verified in the Borrower’s account:
    ▪ Obtain the certified check or money order or cashier’s check or wire transfer or other official check, and a bank statement showing the withdrawal from the donor’s account.
Documenting the Transfer of Gifts

• If the gift funds:
  – Are paid directly to the settlement agent:
    ▪ The Mortgagee must verify that the settlement agent received the funds from the donor for the amount of the gift, and that the funds were from an acceptable source.
  – Are being borrowed by the donor and documentation from the bank or other savings account is not available:
    ▪ The Mortgagee must have the donor provide written evidence that the funds were borrowed from an acceptable source, not from a party to the transaction.
Documenting the Transfer of Gifts (cont.)

• The Mortgagee and its Affiliates are prohibited from providing the loan of gift funds to the donor unless the terms of the loan are equivalent to those available to the general public.
Secondary Financing

- Secondary Financing is any financing other than the first mortgage that creates a lien against the property.

- Any such financing that does create a lien against the property is not considered a gift or a grant even if it does not require regular payments or has other features forgiving the debt.
## Secondary Financing (cont.)

<table>
<thead>
<tr>
<th>Governmental Entities and HOPE Grantees</th>
<th>HUD-Approved Nonprofits</th>
<th>Family Members</th>
<th>Private Individuals and Other Organizations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Nationwide Mortgage Limits</strong></td>
<td>The insured first mortgage cannot exceed the FHA Nationwide Mortgage Limit for the area in which the property is located.</td>
<td>The insured first mortgage cannot exceed the FHA Nationwide Mortgage Limit for the area in which the property is located.</td>
<td>The Base Loan and secondary financing amounts must not exceed the Nationwide Mortgage Limits for the area in which the property is located.</td>
</tr>
<tr>
<td><strong>Secondary Financing for Borrower’s MRI</strong></td>
<td>Any secondary financing of the Borrower’s MRI must fully comply with the additional requirements in Source Requirements for the Borrower’s MRI.</td>
<td>The secondary financing may not be used to meet the Borrower’s MRI.</td>
<td>The secondary financing may not be used to meet the Borrower’s MRI.</td>
</tr>
<tr>
<td><strong>CLTV Limitations</strong></td>
<td>No maximum Combined Loan-to-Value (CLTV)</td>
<td>No maximum Combined Loan-to-Value (CLTV)</td>
<td>CLTV ratio of the Base Loan Amount and the secondary financing amount must not exceed 100 percent of the Adjusted Value.</td>
</tr>
</tbody>
</table>
Employer Assistance

- **Employer Assistance** refers to benefits provided by an employer to relocate the Borrower or assist in the Borrower’s housing purchase, including closing costs, MIP, or any portion of the MRI.

- Employer Assistance does not include benefits provided by an employer through secondary financing.

- A salary advance cannot be considered as assets to close.
Employer Assistance: Relocation Guaranteed Purchase

• The Mortgagee may allow the net proceeds (relocation guaranteed purchase price minus the outstanding liens and expenses) to be used as cash to close.

• **Required Documentation**
  
  – Obtain an executed buyout agreement signed by all parties and receipt of funds indicating that the employer or relocation service takes responsibility for the outstanding mortgage debt.
  
  – Verify and document the agreement guaranteeing employer purchase of the Borrower’s previous residence and the net proceeds from sale.
Employer Assistance: Employer Assistance Plans

• **Employer Assistance Plans**: The amount received under Employer Assistance Plans may be used as cash to close.

• **Required Documentation**
  – Verify and document the Borrower’s receipt of assistance.
  – If the employer provides this benefit after settlement, the Mortgagee must verify and document that the Borrower has sufficient cash for closing.
Trade-In of Manufactured Housing

• **Trade-In of Manufactured Housing** refers to the Borrower’s sale or trade-in of another Manufactured House that is not considered real estate to a Manufactured Housing dealer or an independent third party.

• The net proceeds from the Trade-In of a Manufactured House may be utilized as the Borrower’s source of funds.

• Trade-ins cannot result in cash back to the Borrower from the dealer or independent third party.
Trade-In of Manufactured Housing (cont.)

• The Mortgagee must verify and document:
  – The installment sales contract or other agreement evidencing a transaction; and
  – Value of the trade-in or sale.

• The Mortgagee must obtain independent documentation to support the Trade Equity.
Sweat Equity

• **Sweat Equity** refers to labor performed, or materials furnished, by or on behalf of the Borrower before closing on the property being purchased.

• The Mortgagee may not consider the following as **Sweat Equity**:
  – Clean up;
  – Debris removal;
  – General maintenance; and
  – Work to be performed using a repair escrow.
Sweat Equity (cont.)

- The Mortgagee may consider the reasonable estimated cost of the work or materials as an acceptable source of funds.

- Sweat Equity provided by anyone other than the Borrower can only be used as an MRI if it meets the **Source Requirements for the Borrower’s MRI**.

- The Mortgagee may consider any amount as Sweat Equity that has not already been included in the mortgage amount.

- Cash back to the Borrower is not permitted in Sweat Equity transactions.
Sweat Equity: Existing Construction-Documentation

• The mortgage must obtain:
  – An appraisal indicating the repairs or improvements to be performed;
  – The source of funds for the materials,
  – The Market Value of the materials;
  – Evidence of Contributory Value of the labor either through an appraiser’s estimate, or a cost-estimating service; and
  – Documentation and verification that the work will be completed in a satisfactory manner.

• Any work completed or materials provided before the appraisal are not eligible.
Sweat Equity: Proposed Construction-Documentation

• The mortgage must obtain:
  – An appraisal indicating the repairs or improvements to be performed;
  – The source and document the funds for the materials;
  – The Market Value of the materials;
  – Evidence of Contributory Value of the labor either through an appraiser’s estimate, or a cost-estimating service;
  – The sales contract indicating the tasks to be performed by the Borrower during construction; and
  – Documentation and verification that the work will be completed in a satisfactory manner.

• Any work completed or materials provided before the appraisal are not eligible.
Final Underwriting Decision (Manual)
General Underwriter Responsibilities

• Review each Mortgage as a separate and unique transaction, recognizing the need for a holistic risk assessment to make a lending decision that is in compliance with HUD requirements.

• Determine the acceptability of the appraisal, the inspections, and other property requirements to ensure adequacy and acceptability of the collateral.

• Evaluate the totality of the Borrower’s circumstances and the impact of risk layering.

• Identify and report any misrepresentations, violations of HUD requirements, and fraud to the appropriate party within their organization.
Calculating Qualifying Ratios (Manual)

• The underwriter must calculate the Borrower’s qualifying ratios and verify compliance with the ratio requirements listed in the Approvable Ratio Requirements Chart.

• Where real estate taxes are abated, Mortgagees may use the abated amount provided that:
  – The Mortgagee can document the abated amount with the taxing authority; and
  – The abatement will remain in place for at least the first three years of the Mortgage.

• The Mortgagee must use the Note rate when calculating principal and interest for Mortgages that involve a temporary buydown.
### Approvable Ratio Requirements/Acceptable Compensating Factors (Manual)

<table>
<thead>
<tr>
<th>Lowest Minimum Decision Credit Score</th>
<th>Maximum Qualifying Ratios (%)</th>
<th>Acceptable Compensating Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>500-579 or No Credit Score</td>
<td>31/43</td>
<td>Not applicable. Borrowers with Minimum Decision Credit Scores below 580, or with no credit score may not exceed 31/43 ratios. Energy Efficient Homes may have stretch ratios of 33/45.</td>
</tr>
<tr>
<td>580 and above</td>
<td>31/43</td>
<td>No compensating factors required. Energy Efficient Homes may have stretch ratios of 33/45.</td>
</tr>
</tbody>
</table>
| 580 and above                        | 37/47                        | **One** of the following:  
  - verified and documented cash Reserves;  
  - minimal increase in housing payment; or  
  - residual income. |
| 580 and above                        | 40/40                        | No discretionary debt. |
| 580 and above                        | 40/50                        | **Two** of the following:  
  - verified and documented cash Reserves;  
  - minimal increase in housing payment;  
  - significant additional income not reflected in Effective Income; and/or  
  - residual income. |
Documenting Acceptable Compensating Factors

• **Energy Efficient Homes**
  – All Properties meeting the 2000 International Energy Conservation Code (IECC) are Energy Efficient Homes (EEH) and eligible for the two percentage point increase in the EEH qualifying ratios (stretch ratios).

• **Minimal Increase in Housing Payment** may be cited as a compensating factor if:
  – The new total monthly Mortgage Payment does not exceed the current total monthly housing payment by more than $100 or 5 percent, whichever is less; **and**
  – There is a documented 12 month housing payment history with no more than one 30 Day late payment.
Documenting Acceptable Compensating Factors

• **Verified and Documented Cash Reserves** that are equal to or exceed:
  – Three total monthly Mortgage Payments (one and two units); or
  – Six total monthly Mortgage Payments (three and four units).

• **No Discretionary Debt** may be cited as compensating factor if:
  – The Borrower’s housing payment is the only open account with an outstanding balance that is not paid off monthly;
  – The credit report shows established credit lines in the Borrower’s name open for at least six months; and
  – The Borrower can document that these accounts have been paid off in full monthly for at least the past six months.
Documenting Acceptable Compensating Factors

• Significant Additional Income Not Reflected in Effective Income
  – The Mortgagee must verify and document that the Borrower has received this income for at least one year, and it will likely continue; and,
  – The income, if it were included in gross Effective Income, is sufficient to reduce the qualifying ratios to not more than 37/47.

• Residual Income
  – Residual income may be cited as a compensating factor provided it can be documented and it is at least equal to the applicable amounts for household size and geographic region found on the Table of Residual Incomes By Region found in the Department of Veterans Affairs (VA) Lenders Handbook – VA Pamphlet 26-7, Chapter 4.9 b and e.
Uniform Residential Loan Application (URLA) and HUD/VA Addendum to the URLA

- The Mortgagee must obtain the borrower’s initial completed signed URLA (Fannie Mae Form 1003/Freddie Mac Form 65) and Page 2 of form HUD-92900-A, HUD/VA Addendum to Uniform Residential Loan Application before underwriting the mortgage application.
Final Underwriting Decision (Manual)

• The Direct Endorsement (DE) underwriter is **ultimately responsible for making an underwriting decision** on behalf of their DE Mortgagee in compliance with HUD requirements.

• The Mortgagee must re-underwrite a Mortgage when any data element of the Mortgage changes and/or new Borrower information becomes available.

• When a Mortgage is denied, the Mortgagee must:
  – Comply with all requirements of the Fair Credit Reporting Act (FCRA), and the Equal Credit Opportunity Act (ECOA), as implemented by Regulation B; and
  – Complete the Mortgage Credit Reject in FHA Connection.
Documentation of Final Underwriting Review Decision

• The Mortgagee must complete the following documents to evidence their final underwriting decision:
  
  – Form HUD-92900-LT, FHA Loan Underwriting and Transmittal Summary;

  – Form HUD-92900-A, HUD/VA Addendum to Uniform Residential Loan Application; and

  – Form HUD-92800.5B, Conditional Commitment Direct Endorsement Statement of Appraised Value.
Form HUD-92900-LT, FHA Loan Underwriting and Transmittal Summary (Manual)

- The underwriter must record the following items on form HUD-92900-LT:
  - Their decision;
  - Any compensating factors;
  - Any modification of the mortgage amount and approval conditions under the “Underwriter Comments”; and
  - Their DE Identification Number and signature.
Form HUD-92900-A, HUD/VA Addendum to Uniform Residential Loan Application

- The Mortgagee must complete form HUD-92900-A as directed in the form instructions.

- The underwriter, an authorized officer of the Mortgagee and Borrower must execute form HUD-92900-A, as indicated in the instructions.
Form HUD-92800.5B, Conditional Commitment Direct Endorsement Statement of Appraised Value

• The underwriter must complete form HUD-92800.5B as directed in the form instructions.
Conditional Approval

- The underwriter must condition the approval of the Borrower on the completion of the final URLA (Fannie Mae Form 1003/Freddie Mac Form 65) and form HUD-92900-A at or before closing if the underwriter relied on an initial URLA and form HUD-92900-A in underwriting the Mortgage.
HUD Employee Mortgages

• If the mortgage involves a HUD employee, the Mortgagee must condition the loan on the approval of the mortgage by HUD.

• The Mortgagee must submit the case binder to the Processing and Underwriting Division Director at the Jurisdictional HOC for final underwriting approval.
Notification of Borrower of Approval and Term of the Approval

• The Mortgagee must timely notify the Borrower of their approval. The underwriter’s approval or the Firm Commitment is valid for the greater of 90 Days or the remaining life of the:
  – Conditional Commitment issued by HUD; or
  – The underwriter’s approval date of the Property, indicated as Action Date on form HUD-92800.5B.
Documented Scoring Results: Feedback Certification

- The Mortgagee must include in the case binder the last scoring event feedback certification (feedback document) upon which the Mortgagee made its credit decision regardless of credit risk evaluation.
Summary

• We have reviewed FHA’s credit, income, and assets requirements for manual underwriting of the borrower.

• The Mortgagee must ensure full compliance with all FHA eligibility requirements.

• Underwriting requires careful analysis of the many aspects of the mortgage application. Each mortgage is a separate and unique transaction.
Summary (cont.)

• A mortgage transaction that meets minimal standards does not necessarily constitute prudent underwriting. The underwriter should judge the overall merits of the loan application to render a justifiable and documentable decision.

• Mortgagees must exercise prudent underwriting practices and are responsible for the final underwriting decision.
Helpful Links

FAQ Site:

FHA Webinar Archive:

Single Family Lender’s page:
www.hud.gov/lenders
Single Family Housing Policy Handbook 4000.1
Training Webcast Series

Thank you for attending.