

USDA Product Profile: Correspondent

Matrices

Purchase and Standard Rate & Term (Non-Streamlined) Refinances			
Units	Credit Score	LTV/CLTV	DTI
1	640	100%	Per GUS ¹

LTV may exceed 100% only by the amount of the Guarantee Fee financed

¹West Virginia: Maximum DTI 50%

Streamlined Refinance			
Units	Credit Score	LTV/CLTV	DTI
1	640	100%	Per GUS ¹

Value based on original loan balance

LTV may exceed 100% only by the amount of the Guarantee Fee financed

¹West Virginia: Maximum DTI 50%

Streamlined Assist Refinance			
Units	Credit Score	LTV/CLTV	DTI
1	640	100%	N/A

Value based of original loan balance.

LTV may exceed 100% only by the amount of the Guarantee Fee financed

¹West Virginia: All loans must be credit qualified. Maximum 50% DTI



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Matrices

Quick Links

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Section 1: Program Summary		
1.1 Program Summary		
Program Summary	The Rural Housing Service (RHS) is a credit Department of Agriculture for rural housin Agency's purpose is to increase the available community facilities for rural residents. All NewRez guidelines will now follow the exception of some NewRez Overlays.	ng and community development. The polity of affordable housing and
1.2 Underwriting	·	
Underwriting	 Purchases, Rate & Term Refinances, a underwritten through GUS and receiv GUS Refer and manual underwriting a Streamlined-Assist Refinances: Loans 	e an Accept decision re not permitted
1.3 Maximum Interest Rate		
Maximum Interest Rate	The maximum interest rate for the Rural D Program may not exceed the Fannie Mae I loans.	
1.4 Ineligible Programs		
Ineligible Programs	 Construction to Permanent (CTP) Financing where the original note is modified is not eligible. Energy Efficient Mortgages (EEM) High-cost mortgage Investment properties Mortgage Credit Certificates (MCCs) (Non-Delegated Correspondents) Previously modified loans (refinances) Rural Energy Plus Temporary buydowns Texas A6 loans The refinance of a USDA Direct loan Transactions where the loan originator is acting in another real estate related role with the following exceptions: Loan officers who are appropriately licensed in the state of CA or FL who are acting as the buyer's agent. A copy of the FL Disclosure of Conflict of Interest or CA Dual Capacity Disclosure is required to be provided by the broker. 	
Section 2: Transaction	Details	
2.1 Loan Limits Loan Limits	 Maximum loan amount \$548,250 (\$822,375 for HI) Purchases: may include principal and interest, closing costs, lender fees and the upfront guarantee fee. Refinances: may include principal and interest, closing costs and funds to establish tax and insurance escrow. Refer to section 2.5 Refinances (General) for eligible refinance types and specific requirements. 	
2.2 Guarantee Fee	1 . or engine remained types and specifi	
Guarantee Fee 2.3 Eligible Terms and Product	Up-front Guarantee Fee: 1.0% Annual Fee: .35% Code	
Eligible Terms and Product	Product Code Eligible Term	
Codes	W92	USDA Fixed Rate 30 Year ¹



2.4 Eligible Transactions	
Eligible Transactions 2.5 Refinances (General)	 Purchase Rate & Term (Non-Streamlined) Refinance (Guaranteed-to-Guaranteed only) Streamlined Refinance (Guaranteed-to-Guaranteed only) Streamlined-Assist Refinance (Guaranteed-to-Guaranteed only)
2.5 Refinances (General)	Full income documentation of all adult household members is required for all
	refinance types to meet applicable adjusted annual household limits in compliance with USDA Program eligibility. Properties that were eligible at the time of origination that have since become ineligible are grandfathered in and still eligible for refinance Manufactured Housing is permitted for refinances only Refinances must be USDA Guaranteed-to-USDA Guaranteed transaction See USDA Refinance Options Summary Job Aid For primary residence Nonprime (HPML) loan refinances in CT with loan amounts <= \$417,000 If the loan being refinanced is a Special Mortgage, or a bond loan provided by a Housing Finance Agency, homeownership counseling is required Refinance of mortgages that are in a current forbearance status, including mortgages under a CARES Act forbearance plan are not eligible. A borrower who was granted a mortgage payment forbearance and continues to make payments as agreed under the terms of original note is not considered delinquent or late and will be treated as if not in forbearance status, provided that the forbearance plan is terminated prior to closing.
Refinances (General)	 Non-Streamlined Refinance Refinance of an existing USDA loan New appraisal is required May include current principal and interest balance of the existing loan, closing costs and funds to establish tax and insurance escrow Maximum loan amount cannot exceed the new appraised value with the exception of the upfront guarantee fee One existing borrower must remain on the new loan 12 months seasoning required from time of loan application, 0x30x6 A borrower who has deferred mortgage payments as result of a recent forbearance plan: Must have resumed making payments for a period of at least three (3) months; and have a 0x30x6, excluding the time the loan was in forbearance Loan must meet requirements of USDA Handbook Chapter 10 The borrower's new rate must be fixed and must not exceed the interest rate of the original loan being refinanced. Must meet the NewRez Generic NTB test. See NewRez Net Tangible Benefit Policy



Streamlined Refinance

- Refinance of an existing USDA Guaranteed loan
- Appraisal not required unless a borrower has received payment subsidy in order to determine the amount of subsidy recapture due.
- Max loan amount can only include the following eligible costs:
 - Principal and Interest
 - Re-conveyance fee
 - Upfront Guarantee Fee
- Maximum loan amount cannot exceed original loan amount.
- One existing borrower must remain on the new loan (co-borrower can be removed)
- 12 months seasoning required from time of loan application
- A borrower who has deferred mortgage payments as result of a recent forbearance plan:
 - Must have resumed making payments for a period of at least three
 (3) months; and
 - o have a 0x30x6, excluding the time the loan was in forbearance
- GUS must be utilized to underwrite and submit to USDA for Conditional Commitment (3555-18E)
- Loan must meet requirements of USDA Handbook Chapter 10 and Chapter 11
- The borrower's new rate must be fixed and must not exceed the interest rate of the original loan being refinanced.
- Must meet the NewRez Generic NTB test

Streamlined Assist Refinance

- Refinance of an existing USDA loan
- Appraisal not required unless a borrower has received payment subsidy in order to determine the amount of subsidy recapture due.
- Max loan amount can only include the following eligible costs:
 - o Principal and Interest balance existing loan
 - Closing costs
 - Funds to establish tax and insurance escrows
 - Upfront Guarantee Fee
- All existing borrowers must remain on the new loan
- 12 months seasoning required from time of loan application
- A borrower who has deferred mortgage payments as result of recent forbearance plan:
 - must have resumed making payments for a period of at least three (3) months and not have any defaults in the previous 12-month period, excluding the time the loan was in forbearance.
- Credit Qualification (USDA Handbook Chapters 10 & 11 requirements) not required
- GUS may not be used to process and submit to USDA for Conditional Commitment (3555-18E)
- Streamline Assist Refinances must reflect a Net Tangible Benefit of a \$50 or greater reduction in the new PITI (including annual fee) as compared to the existing PITI.
- The borrower's new rate must be fixed and must not exceed the interest rate of the original loan being refinanced.



2.6 Cash-out Refinances	Borrowers are not eligible to However, for Rate and Term (Refinance loans, borrowers mattern settlement for their personal part of the refinance transact	Non-Streamlined) and St nay receive reimbursemen funds advanced for eligib	reamlined-Assist nt from loan proceeds at ole loan purposes that are
Cash-out Refinances	Not aligible		
	Not eligible		
Texas 50(f)(2) Loans	Texas 50(f)(2) loans allow the refin loan per the Texas Constitution. Tadditional funds may be rolled into the Note: The maximum LTV/CLTV is 8 upfront guarantee fee. The guaranted ded on top of the base LTV/CLT (f)(2) Determination: New Loan Amount pays off existing lien and Provides even \$1 cash to the borrower Pays off/down an existing TX (a)(6) lien with no cash to borrower Pays off/down an existing TX (a)(6) lien with cash to borrower The new lien is < existing UPB (no new funds) Funds, prepaids and/or closing costs Pays off/down an existing Secured Home Improvement Loan (mechanic's lien) Provides funds to satisfy a court ordered Divorce Equity Buyout *Borrower may elect to have loan remains Special Considerations: Loan may not close until: Twelve days after the borrowers in Closing Disclosure. One day after the borrowers in Closing Disclosure. After the one-year anniversary New subordinate financing is not provided to loan closing. New Attorney Prior to loan closing. New Attorney prior to loan closing.	these loans are limited to to the loan (except closing 30% with costs rolled in, intee fee must be treated V. If existing lien is a non-50(a)(6); then the new lien is Texas (a)(6) Non-Texas (a)(6) Non-Texas (a)(6) Non-Texas (a)(6) Non-Texas (a)(6) Non-Texas (a)(6) er submits the loan application a Texas (a)(6). Refer to Texas A description are submits the loan application are submits the closing of an exist permitted on a first lien Teviewed and certified by a deviewed and	an 80% LTV/CLTV and no g costs and pre-paids). Including any financed as a fee and must not be If existing lien is a 50(a)(6); then the new lien is Texas (a)(6) Texas (f)(2) – if seasoning requirements are met* Texas (a)(6) As profile. Cation or all borrowers Element Statement and Sting Texas (a)(6) loan. Texas 50(f)(2).
	Black, Mann and GrahamPeirson Patterson		
2.7 Payoff Demands	i chisoni atterson		
Payoff Demands	Payoff demands are required to en closing. The expiration date of the not move to closing if the payoff w	payoff demand must be	reviewed. A loan may





Living Trust (Inter Vivos Revocable Trust) Living Trust (Inter Vivos Revocable Trust) Living Trust (Inter Vivos Revocable Trust) To determine whether or not the Trust meets all the criteria required by State and investor standards, one of the following will be required: • A copy of the trust document must be included in the file • Exception: California, where a current (less than 1 year old) trust certification completed by the borrower may be provided fin lieu of the full trust document. If this certification is incomplete or contrary to title results, the full trust document and the file • Co-Signers/Guarantors • Non-Occupant Co-borrowers • Non-Occupant Co-borrowers • Non-Revocable Trusts or Guardianships • Foreign Nationals • Borrowers with Diplomatic Immunity • Principals/Owners of NewRez Third Party Originators • Individuals on the LPD/GSA exclusionary lists 3.6 Multiple Mortgages to the Same Borrower Multiple Mortgages to the Same Borrower Multiple Mortgages to the Same Borrower Maximum # of Financed Properties Maximum # of Financed Properties Borrowers typically may not own any additional real estate except as defined in Chapter 8.2 HB 3555; NewRez will not finance more than one loan to a borrower obtaining an USDA loan. 3.7 Maximum # of Financed Properties Borrowers typically may not own any additional real estate except as defined in Chapter 8.2 of 7 CFR 3555 Section 4: Collateral 4.1 Eligible Properties Property must be located in a rural area as defined by the local USDA office: http://eligibility.sc.egov.usda.gov and meet HUD minimum property standards as per Handbook 4000.1. • Attached/Detached SFRs • Attached/Detached SFRs • Attached/Detached SFRs • Attached/Detached PUDS • Low/Mid/High-Rise Condos and site Condos • Modular Homes (these are not considered to be manufactured and are eligible under the guidelines for 1-unit properties) Deed Restricted properties must be reviewed and approved by legal prior to loan approval. Shared Driveways Shared driveways must have		
Co-Signers/Guarantors		 as well as State requirements. All trusts must be approved by NewRez legal prior to Loan Approval for non-delegated correspondents. To determine whether or not the Trust meets all the criteria required by State and investor standards, one of the following will be required: A copy of the trust document must be included in the file Exception: California, where a current (less than 1 year old) trust certification completed by the borrower may be provide din lieu of the full trust document. If this certification is incomplete or contrary to title results, the full trust
Co-Signers/Guarantors	3 5 Ineligible Borrowers	
Multiple Mortgages to the Same Borrower Multiple Mortgages to the Same Borrower Multiple Mortgages to the Same Borrower Borrowers typically may not own any additional real estate except as defined in Chapter 8.2 HB 3555; NewRez will not finance more than one loan to a borrower obtaining an USDA loan. 3.7 Maximum # of Financed Properties Maximum # of Financed Properties Borrowers typically may not own any additional real estate except as defined in Chapter 8.2 of 7 CFR 3555 Section 4: Collateral 4.1 Eligible Properties Property must be located in a rural area as defined by the local USDA office: http://eligibility.sc.egov.usda.gov and meet HUD minimum property standards as per Handbook 4000.1. Attached/Detached SFRs Attached/Detached PUDS Low/Mid/High-Rise Condos and site Condos Modular Homes (these are not considered to be manufactured and are eligible under the guidelines for 1-unit properties) Deed Restricted Properties: All deed restricted properties must be reviewed and approved by legal prior to loan approval. Shared Driveways Shared driveways must have a recorded easement. Private streets must have recorded easements or be maintained by an HOA. Outbuildings		 Non-Occupant Co-borrowers Limited Partnerships, Corporations and LLCs Non-Revocable Trusts or Guardianships Foreign Nationals Borrowers with Diplomatic Immunity Principals/Owners of NewRez Third Party Originators
Multiple Mortgages to the Same Borrower 3.7 Maximum # of Financed Properties Maximum # of Financed Properties Maximum # of Financed Properties Borrowers typically may not own any additional real estate except as defined in Chapter 8.2 HB 3555; NewRez will not finance more than one loan to a borrower obtaining an USDA loan. 3.7 Maximum # of Financed Properties Borrowers typically may not own any additional real estate except as defined in Chapter 8.2 of 7 CFR 3555 Section 4: Collateral 4.1 Eligible Properties Property must be located in a rural area as defined by the local USDA office: http://eligibility.sc.egov.usda.gov and meet HUD minimum property standards as per Handbook 4000.1. Attached/Detached SFRs Attached/Detached PUDs Low/Mid/High-Rise Condos and site Condos Modular Homes (these are not considered to be manufactured and are eligible under the guidelines for 1-unit properties) Deed Restricted Properties: All deed restricted properties must be reviewed and approved by legal prior to loan approval. Shared Driveways Shared driveways must have a recorded easement. Private streets must have recorded easements or be maintained by an HOA. Outbuildings	2.6 Multiple Martgages to the	
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Properties Chapter 8.2 of 7 CFR 3555 Section 4: Collateral 4.1 Eligible Properties Property must be located in a rural area as defined by the local USDA office:	3.7 Maximum # of Financed Pr	roperties
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Property must be located in a rural area as defined by the local USDA office: http://eligibility.sc.egov.usda.gov and meet HUD minimum property standards as per Handbook 4000.1. • Attached/Detached SFRs • Attached/Detached PUDs • Low/Mid/High-Rise Condos and site Condos • Modular Homes (these are not considered to be manufactured and are eligible under the guidelines for 1-unit properties) Eligible Properties Deed Restricted Properties: All deed restricted properties must be reviewed and approved by legal prior to loan approval. Shared Driveways Shared driveways must have a recorded easement. Private streets must have recorded easements or be maintained by an HOA. Outbuildings	Section 4. Conateral	
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For a property to be deemed as eligible collateral, it cannot be used as a farm or		 http://eligibility.sc.egov.usda.gov and meet HUD minimum property standards as per Handbook 4000.1. Attached/Detached SFRs Attached/Detached PUDs Low/Mid/High-Rise Condos and site Condos Modular Homes (these are not considered to be manufactured and are eligible under the guidelines for 1-unit properties) Deed Restricted Properties: All deed restricted properties must be reviewed and approved by legal prior to loan approval. Shared Driveways Shared driveways must have a recorded easement. Private streets must have recorded easements or be maintained by an HOA. Outbuildings



	service building to be any structures used in farming operation, which may include buildings to house workers, livestock, machinery, or crops. Service buildings can include, but are not limited to, livestock barns and shelters, machinery and storage buildings, buildings and facilities for crop storage and special purpose buildings such as grain silos. If the property was previously or currently used as a farm, it is deemed ineligible. In addition, whether or not the appraiser has valued any of the above-mentioned service buildings, the property is deemed ineligible. New Dwellings
	The loan file must contain evidence of certified plans and specifications, Building Permit and Certificate of Occupancy.
4.2 Condos	
Condos	For full details refer to Chapter 12.11 of the 3555. Typically, condominiums are eligible IF the approved lender can document their permanent case file and certify to Rural Development that the project is approved by Fannie Mae, Freddie Mac, HUD, or VA. The project only needs to be eligible or approved with one of those four entities in order to be eligible for a Guaranteed loan.
4.3 Swimming Pool/Spa Requ	lirements
Swimming Pool/Spa	Permitted as defined in Chapter 12 of the HB 3555.
Requirements	
4.4 Ineligible Properties	2.4
Ineligible Properties 4.5 Properties Previously List	 2-4 units Properties not located in an eligible rural area Leasehold properties Multi-unit Properties Co-ops Condotels Non-Warrantable Condos Manufactured/Mobile homes (eligible for all Refinance types, MH not eligible in Hawaii) Hobby Farms Bed and Breakfast Properties Live-Work Units Mixed-Use Properties Unique properties, including log homes, earth berm homes and underground properties Properties that pose a health or safety hazard Properties with manufactured on site being used as storage Properties with shortened future economic life of the property making a long-term mortgage impractical Properties with excessive acreage (25 acres +); loans secured by properties with >10 acres will require a desk review in addition to the required full appraisal Properties where farm or agricultural income from the subject property is claimed on borrower's tax returns Properties encumbered with private transfer fee covenants Properties which are subject to a right of redemption Properties appraised with a property condition of C5 or worse



Properties Previously Listed for Sale	Rate and Term Refi – listing must have been cancelled or expired prior to the application date, and the borrower must confirm their intent to occupy the subject for Owner Occupied
	In all instances, careful consideration should be given to the listing price and appraised value to be sure the value is supported
4.6 Appraisals	
Appraisals	 Appraisals are required on Purchases and Rate & Term (Non-Streamlined) Refinances. Appraisal must be performed by an FHA roster appraiser. All appraisals must be ordered and processed in compliance with Appraiser Independence Requirements (AIR). Correspondent lenders may use their own AMC.A copy of the appraiser's license must be included in all funded loan files. Re-use of an appraisal from a previously closed transaction is not permitted.
4.7 Disaster Areas	
Disaster Areas	 Refer to the list of affected counties published by FEMA at the following link: https://www.fema.gov/disasters NewRez will require recertification from the appraiser on all loans located in the affected Counties prior to closing. If the county is indicated as being in a declared disaster area, the policy must be adhered to The Disasters are referenced with both an incident start date and an incident ending date. The property is considered potentially impacted for 120 days from the incident END date; If a full appraisal was obtained on the property prior to the declared disaster, the inspection must verify the property is sound and habitable and in the same condition as when it was appraised. Any of the following options are acceptable to satisfy this requirement: A 1004D Final Inspection or Appraisal Update signed by the original appraiser DAIR – Disaster Area Inspection Report Full appraisals obtained after the declaration need to indicate the property has not been impacted by the disaster; If the loan qualified for a non-standard appraisal (Property Valuation Update, Appraisal Waiver, 1075, 2055, 2075, 2095) and a Disaster has been declared prior to funding or purchase, a full appraisal with interior and exterior inspection dated after the incident period end date is required. The non-standard appraisal product is not permitted for 120 days after the disaster incident period end date; The NewRez branches will request the appropriate appraisal or inspection through the normal channels
4.8 Geographic Restrictions	
Geographic Restrictions	 Ineligible for loans underwritten by NewRez Alaska Connecticut - Refinance of primary residences for Nonprime (HPML) loans in CT with loan amounts <= \$417,000. Refer to 2.5 Refinances (General)
Section 5: Income	
5.1 Income	



Income

Full income documentation of all adult household members is required; adjusted income must not exceed eligibility limits as determined by the USDA: This applies for all USDA loan types. http://eligibility.sc.egov.usda.gov

Refer to Chapter 9 of the 3555 Guaranteed Handbook for complete details regarding Income Analysis requirements - Income Analysis

Four income definitions are used:

- Annual Income- The income of all adult household members
- Adjusted Annual Income- The household's annual income minus certain qualified household deductions
- Qualifying Income- Adjusted annual income compared to established income limits to determine eligibility of the household for the SFHGLP
- Repayment Income- The stable and dependable income used to calculate debt ratios and determine whether the applicant(s) can afford the home

Income Documentation

 Income must be documented in accordance with chapter 9 of the 3555 for all adult household members (borrower(s) and non-borrower(s)) income must be documented in accordance with chapter 9 of the 3555 for all adult household members (borrower(s) and non-borrower(s))

4506-C & Tax Transcript Requirements

- A fully complete 4506-C form must be signed and dated by each adult household member (borrower(s) and non-borrower(s)) for all loans and must include the number of years of income required
- The 4506-C form must be processed, and transcripts obtained for each adult household member on every loan, with the following exception:
 - Full time students aged 18 and up that are not borrowers, a spouse of a borrower, or head of household.
- Marital Status and dependent information must be verified from the 4506-T
 - For self-employed borrowers, as an alternative to two years tax returns, the tax return transcripts (personal or business) may be used in place of the actual tax return documents as the long as the transcripts include the information from all applicable schedules

Income – Adult Household Members Not Currently Employed

Income from Unemployed Adult Household Members

If any adult member of the household is not presently employed but there is a recent history of such employment, that person's income must be considered in the calculation of annual household income. If the person involved is not presently employed and does not intend to resume employment in the foreseeable future, or if interest assistance is involved, during the term of the Interest Assistance Agreement, the applicant(s) and the person involved must sign a statement to such.

Income from Full-Time Students

Income from Full-Time Students

Follow Chapter 9 of the 3555: Income from Full Time Students is included in the Household Income if the student lives or proposes to live in the dwelling at any time during the coming 12 months or the property listed is the student's permanent address; only the first \$480 of earnings should be counted in the HHM.

Childcare and Dependent Care Deductions



Childcare and Dependent Care Deductions	Follow Chapter 9 of the 3555: Child Care Deduction Private/relative provided care must include evidence of payment Anticipated care for non-attending children/ unborn child is ineligible Child support and private tuition paid for kindergarten through minor children up to 12 years of age is ineligible Preschool "tuition" (prior to Kindergarten) is Eligible Pependent Deduction Full time college students (age 18 and up) may provide documentation from school to support address Unborn children are not household members Custodial parents (per IRS Publication No. 502) are allowed to claim the child as a household member
5.2 Rental Income	
Rental Income	Rental Income received for a property owned and retained by the applicant may be acceptable in limited circumstances as defined in 3555 Chapter 8. Income must be documented according to the requirements of 3555 Chapter 9.
5.3 Verification of Employmen	t
Verification of Employment	 With the exception of instances where the borrower is employed by a relative or participant to our loan transaction, follow agency guidelines. In instances where the borrower is employed by a relative or participant to our loan transaction the following documentation must be obtained (in addition to standard program guides): Borrower's signed and completed personal federal income tax returns for the most recent two-year period, and YTD paystub documenting at least 30 days of income W2s for the most recent two years Current income reported on the pay stub may be used if it is consistent with W2 earnings report on the tax returns. If the tax returns do not include W2 earnings or income is substantially lower than the current pay stub, further investigation is needed to determine whether income is stable.
Section 6: Credit	
6.1 Credit Credit	 A tri-merge credit report is required; Non-Traditional/Alt Credit is not permitted. Frozen credit must be available from all repositories. All credit inquiries within 90 days of the credit report are required to be addressed by the borrower. For GUS Accept loans, new installment or revolving accounts that are not reflected on the credit report in GUS must be manually entered on the Asset and Liabilities section in GUS application page. No downgrade is required. The liabilities for a non-purchasing spouse are required to be included per community property state lending laws. Refer to Chapter 10 of the 3555-1 Handbook for additional guidance on credit analysis. Validating the Credit Score is not required for GUS Accept loans
6.2 Liabilities	
Liabilities	INSTALLMENT DEBTS WITH LESS THAN 10 PAYMENTS
<u> </u>	



Accounts with less than 10 payments remaining may be excluded from the DTI if the monthly payment does not exceed 5% of the monthly repayment income. Installment debt may be paid down to 10 months or less of remaining debt.

REVOLVING DEBT

Revolving debts are not eligible for omission from the borrower's ratios. Revolving Accounts reported on the credit report with no payment must be included in the DTI by using 5% of the balance; the verified current statement amount due may also be used. If there is no balance, no payment is required to be included in the DTI.

COURT ORDERED DEBTS: CHILD SUPPORT, ALIMONY, GARNISHMENTS, ETC.

Court ordered debts must have the payment included in the total debt ratio unless the applicant has a release of liability from the court/creditor and acceptable evidence is documented. Selected pages from the applicable agreement/court order can be utilized to document the required monthly payment due and the duration of the debt. Court ordered debts with ten or less payments remaining may be excluded if the payment does not exceed 5% of the monthly repayment income.

• For GUS transactions, manually enter the obligation(s) as a monthly liability. A manual entry of this monthly obligation does not require an underwriting recommendation of "Accept" to be downgraded to a "Refer." Confirm repayment agreements are current. See Derogatory Credit section if court ordered debts are delinquent

STUDENT LOANS

Student loans must be included in ratios as follows: Fixed payment amounts may be used when the payment, interest rate, amortization term is verified as fixed and the fixed payment will fully amortize/pay in full the debt at the end of the term. Non-Fixed payment amounts for deferred loans, Income Based Repayment (IBR), Income contingent (IC), Graduated, Adjustable, and other types of repayment agreements which are not fixed must <u>use the greater of the following</u>: One half (.50) percent of the outstanding loan balance documented on the credit report or creditor verification, or the current documented payment under the approved repayment plan with the creditor.

Student loans in the applicant's name alone but paid by another party remain the legal responsibility of the applicant. The applicable payment must be included in the monthly debts. • Student loans in a "forgiveness" plan/program remain the legal responsibility of the applicant until they are released of liability from the creditor.

ITEMS PAID OUTSIDE OF CLOSE (POC) WITH A BORROWER'S CREDIT CARD

If the borrower(s) pay for the application fee/closing costs/appraisal with their credit card and the new charges are not reflected in the credit report balance, these debts must be included in the balance and the payment due must be recalculated. The new payment must be used in calculating the DTI.

CONTINGENT LIABILITIES

Obligations that are the ex-spouses as evidenced by a divorce decree may not be excluded from the ratios based solely on a divorce decree. Twelve months proof the other party is paying is required.

OMITTING LIABILITIES



	Omitting an adverse trade line and receiving a GUS Accept requires an explanation from the underwriter supporting the basis for omission.
6.3 Mortgage History	
Mortgage History	 Housing Payment History 12-month mortgage history required and based on the number of payments made at the time of loan application Housing Payment History: 0x30x12 Streamlined Refinance: 0x30x6 For more details on Rent History, refer to HB-1-3555, Chapter 10
6.4 Derogatory Credit	
Derogatory Credit	 Delinquent Child Support Obligation An applicant that is delinquent on court ordered child support is ineligible for a USDA guaranteed loan unless the applicant has an approved repayment agreement in place with three timely payments made prior to loan closing, the arrearage is paid in full prior to loan closing, or a release of liability is documented. Foreclosure Foreclosures: None in the last three (3) years. This includes pre-foreclosure activity, such as a pre-foreclosure sale or short sale in the previous 3 years. The following exceptions apply to short sales:



- All open collections must be listed on the Asset and Liabilities
 GUS application page and loan application.
- Non-Federal Judgments
 - Court ordered judgments must be paid in full or have evidence timely payments are made per an agreement with the creditor. Include the monthly payment (if applicable) in the debt ratio. A GUS Accept file is not required to be downgraded due to the manual entry of the payment
 - Confirm in the Declarations Section of GUS and/or the loan application accurately reflect the presence of a judgment.
- Delinquent Federal Non-Tax Debt
 - An applicant with a delinquent Federal non-tax debt is ineligible until the debt is paid in full or a release of liability is documented.
- Delinquent Federal Taxes
 - O An applicant with delinquent Federal tax debt is ineligible unless they have a repayment plan approved by the IRS. A minimum of three timely payments must have been made. Timely is defined as payments that coincide with the approved IRS repayment agreement. The applicant may not prepay a lump sum at one time to equal three monthly payments to meet this requirement. Evidence of the repayment agreement and payment history must be documented.
- Disputed Accounts: Non-Derogatory
 - A GUS Accept recommendation may be retained if one of the following is met:
 - The disputed tradeline has a zero balance;
 - The disputed tradeline states "paid in full" or "resolved" on the credit report;
 - The disputed tradelines are 24 months or greater;
 - The disputed tradeline is current and paid as agreed;
 - The payment stated on the credit report is included in the monthly debts;
 - A documented payment from the creditor is included in the monthly debts; or
 - 5% of the stated account balance on the credit report is included in the monthly debts.
- Disputed Accounts: Derogatory
 - Disputed derogatory accounts that must be considered are non-medical collections and accounts with late payments in the last 24 months.
 - o For all loan types, the lender may exclude the following:
 - Disputed medical accounts/collections;
 - Charged off accounts,
 - Disputed derogatory accounts that are the result of identity theft, credit card theft, or unauthorized use when evidence (police report, attorney correspondence, creditor statement) is provided to support the applicant's explanation; or
 - Accounts of a non-purchasing spouse in a community property state.
- GUS Accept files with less than \$2,000 in disputed derogatory accounts will
 require the lender to determine if the disputed accounts may impact the
 applicant's ability to repay the proposed mortgage obligation. Each account
 (excluding those listed above) must include a minimum monthly payment of:
 - o The payment stated on the credit report,
 - o 5% of the balance of the account, or
 - o A lesser amount documented from the creditor.



	 A GUS Accept must be downgraded to a Refer when the applicant has \$2,000 or more collectively in disputed derogatory accounts in the last 24 months 	
6.5 Qualifying Ratios		
Qualifying Ratios	 Purchases and Rate & Term Refinances: Per GUS Streamlined Refinances: Max Per GUS Streamlined-Assist Refinances: Refer to the Eligibility Matrix 	
6.6 Payment Shock		
Payment Shock	 Underwriters should document payment shock on Form 1008. In cases where the payment shock is 100% or more as well as in cases where the applicant did not have prior housing expense, no additional risk layering (i.e. adverse credit waivers, debt ratios waivers, etc.) should be allowed without strong documented compensating factors. Acceptable compensating factors include, but are not limited to: The borrower has an excellent credit history reflecting timely repayment of credit obligations; Each applicant has a score of 680 or greater; The applicant has demonstrated a conservative attitude towards the use of credit and an ability to accumulate savings; The applicant has a stable employment history over the past two years, demonstrating a dependable income stream; The applicant has demonstrated an ability to pay housing costs similar to the projected P&I payment, taxes, insurance, and maintenance; The applicant has potential for increased earnings, as indicated by job training or education in the applicant's profession. 	
6.7 Borrowers Retaining their	Current Residence	
Borrowers Retaining their Current Residence	Borrowers typically may not own any additional real estate except as defined in Chapter 8.2 of 7 CFR 3555. The borrower(s) must sign the Occupancy Affidavit Form prior to closing.	
Section 7: Assets		
7.1 Assets		
Assets	Assets must be verified per GUS Written Verifications of Deposit (VOD) are not acceptable. Only system generated VOD from the financial institution are acceptable. Business Assets are allowed for down payment, closing costs, and reserves: the borrower must be the majority owner of the business. the use of these funds must be documented as having no negative impact on the business' livelihood. Assets utilized for reserves should be calculated as the lesser of the two-month average balance or the actual balance on the most recent statements.	
7.2 Gifts		
Gifts	 Gift funds should be identified separately, as a gift, even if the funds have already been deposited in a liquid asset account owned by the borrower such as a checking or savings account. Gift funds must be accompanied by a gift letter signed by the donor and borrower. 	

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	 Gift funds may not be contributed from any source that has an interest in the sale of the property (seller, builder, real estate agent, etc.) 	
7.2 Callandus and a 1 Day to Com	Gift funds cannot be used as reserves	
7.3 Seller/Interested Party Cor	itributions	
Seller/Interested Party Contributions	Seller or other interested party contributions towards closing costs in excess of 6% are prohibited. Closing costs and/or prepaid items paid by the lender by premium pricing are not included in the seller contribution limitation. Fees towards the applicant's cost to close such as real estate commission or other typical fees paid by the seller or other interest party under local, state law, or local custom are not considered in the maximum contribution calculation.	
7.4 Ineligible Assets		
Ineligible Assets	 Borrowing unsecured funds Cash on Hand/Mattress Money UTMA/Custodial Accounts for minors (cannot be used by account custodian) 1031 Exchanges Pooled Funds 	
Section 8: Program De	tails	
8.1 Age of Documentation		
8.1 Age of Documentation	Income and accept documents can be no more than 50 days old as of the Note date	
Age of Documentation	Income and asset documents can be no more than 60 days old as of the Note date for non-delegated correspondents. For other types of documentation, USDA guidelines for age may be followed. Delegated correspondents may follow USDA guidelines for age of all types of documentation.	
8.2 Electronic Signatures		
Electronic Signatures	NewRez will accept electronic signatures on third party documents in accordance with Electronic Signatures in Global and National Commerce Act (ESIGN) and the Uniform Electronic Transactions Act (UETA), as applicable. Third party documents are those that are originated and signed outside of the NewRez's direct control, such as sales contracts. The electronic signature and date must be clearly visible when viewed electronically and in a paper copy of the electronically signed document. To become approved for e-signature, please send the following to your AE: Appropriate e-sign questionnaire E-sign authorization to release supporting documentation, Sample e-sign audit trail from document vendor Copy of signed vendor agreement with "acceptable" vendor listed on questionnaire Once approved, e-signed initial disclosures can be submitted as long as the e-sign audit log for the specific transaction is supplied. NewRez employees may also use electronic signatures on NewRez Verbal	
0.25	Verifications of Employment.	
8.3 Escrows	Tay and Incurance occurrence are required	
Escrows	Tax and Insurance escrows are required.	
8.4 Excluded Parties- LDP/GSA		
Excluded Parties- LDP/GSA Searches	All loans require confirmation that companies or individuals involved in the origination or underwriting of a mortgage transaction are not on the Freddie Mac Exclusionary List, General Services Administration (GSA) excluded party list or the HUD Limited Denial Participation (LDP). Regardless of the reason for the party being	



	excluded, any party to the transaction included on either list will result in the loan being ineligible for delivery. All name variations found throughout the loan file must be run when performing the searches. The search must be run on the following parties in the transaction: Borrowers Seller Builder Listing Agent & Listing Company Selling Agent & Selling Company Title Agent Title Company Closing Attorney Appraiser and Appraisal Company
8.5 CAIVRS	
CAIVRS	CAIVRS – HUD's Credit Alert Interactive Voice Response System. If a borrower is presently delinquent on a federal debt or has a lien, including taxes, placed against his property for a debt owed to the US, the borrower is not eligible until the delinquent debt is brought current, satisfied, or a satisfactory repayment plan is made between the borrower and the federal agency owed and is verified in writing. The CAIVRS response status must indicate "A" for borrower to be eligible. If the tax lien remains unpaid, the lien must be subordinated to the USDA mortgage, a copy of the repayment plan must be obtained, as well as a satisfactory twelve month pay history. In addition, the monthly payments must be included in the DTI. The lender must document all applicants' CAIVRs numbers near the signature line on the mortgage application form. If delinquent CAIVRs are discovered, the loan must be suspended, the applicant must be notified the processing has been suspended and will be asked to contact the applicable federal agency, at the number provided by the CAIVRs to attempt to resolve the item. When the applicant provides the lender with the documentation that the delinquency has been paid in full or otherwise resolved, processing of the application will be continued, and the file may then be submitted to underwriting. An outstanding judgment, which has been recorded, shall cause the applicant to be ineligible to receive a loan guarantee until the judgment is paid in full or otherwise satisfied. RHCDS proceeds may not be used to satisfy the judgment. If the judgment remains open, or the borrower is unable to resolve the delinquency, the lender must reject the application. Loan proceeds may not be used to clear CAIVRS.
8.6 Insurance- Flood	
Insurance – Flood	 Existing properties in a flood zone are eligible with no restrictions other than being located in area with NFIP available and flood insurance will be required. New construction in a flood zone continues to be ineligible, unless a FEMA flood evaluation certificate confirms the lowest habitable floor (including the basement) is at or above the 100-year flood plain elevation. Unless a higher amount is required by state or federal law, the maximum deductible should not exceed the greater of \$1,000 or 1% of the face of the policy. Flood insurance is required to be escrowed with no exceptions.
8.7 Insurance- Hazard	
Insurance- Hazard	Unless a higher amount is required by state or federal law, the maximum deductible should not exceed the greater of \$1,000 or 1% of the face of the policy.
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8.8 Interest Credit Hardships	
Interest Credit Hardships	Not permitted
8.9 Process to Add or Remove	Borrowers
	 General Guidance Purchases and Rate & Term Refinances: New borrowers may be added; existing borrowers may be deleted. One original borrower must remain. Streamlined Refinances: New borrowers may be added; existing borrowers may be deleted. One original borrower must remain. Streamlined-Assist Refinances: Borrowers may be added to the new loan. Original borrowers may not be removed unless they are deceased.
	 Adding Borrowers Adding a borrower to a loan at any time during the loan process, unless the loan has received an adverse credit decision, is acceptable. When this occurs a new RESPA package will be sent out and cool off period will be 7 days. File should be submitted back to UW for review of additional borrower's information.
Process to Add or Remove Borrowers	 Removing Borrowers Removing a borrower from a loan is allowed only in the following scenarios No credit decision has been made on the loan and borrower expresses desire to withdraw their name from the application Loan has been approved with both borrowers as submitted and one borrower expresses desire to withdraw their name from the application. In both of the above scenarios - Request in writing from borrower should be placed in the loan file supporting their desire to withdraw their name from the application. Detailed notes should also be placed in the loan file to eliminate any possible confusion with the file. Removing a borrower from a loan is NOT allowed in the following scenarios Loan is declined by underwriting In this scenario the loan would need an adverse action taken and a new application would need to be taken with only the 1 borrower. Exceptions Any exceptions to the above rules or scenarios not explained above should be
	submitted to compliance for review (Compliance@NewRez.com).
8.10 Title Insurance	
Title Insurance	All loans must close with an ALTA title insurance policy which will provide evidence of the borrower's lawful interest in the property to be mortgaged. The title policy must be in the lender's name and /or its assigns. Title must be vested in the borrower's name, in the name of an eligible inter vivos trust (if permitted per program guides), or in the case of a purchase money must be currently vested in the seller's name with a requirement for a deed to be recorded transferring title to our borrower's name at closing. The insured amount of the policy must be at least for the gross loan amount and the policy must be dated within 45 days of closing. A survey will be required only if an exception appears on the title. ALTA 9 Endorsement, or its equivalent, may be substituted in the event a survey is not
	commonly required by the property area. Back to Top



	A minimum of a 12-month title chain must be provided on each policy. The chain of title will be reviewed for flips as part of the underwriting process.			
Section 9: References				
9.1 References				
Pataroncos	USDA Handbook USDA Announcements USDA Training Resources (includes LIM & Lean Closing Desumentation Matrix)			
References	 USDA Training Resources (includes UW & Loan Closing Documentation Matrix) Limited Denial of Participation (LDP) List General Services Administration (GSA) Exclusionary List 			
Section 10: Recent Product Profile Updates				
Eligibility Matrices	Fixed DTI limit is removed and replaced with GUS determined DTI limit	January 29, 2021		
4.8 Geographic Restriction	Geographic state restriction for Hawaii is removed	January 29,2021		
Eligibility Matrices	Streamline Refinance Option is added back to eligible product	February 8, 2021		
2.5 Refinances	Streamline Refinance Product Requirements are added.	February 8, 2021		
4.1 Ineligible Programs	Removed Non-Arm's Length Transaction from ineligible transaction	February 12, 2021		
Eligibility Matrices	Reduced credit score to 640	March 08, 2021		